

**IN THE UNITED STATES DISTRICT COURT
FOR THE WESTERN DISTRICT OF TEXAS
WACO DIVISION**

AMERICAN PATENTS LLC,

Plaintiff,

v.

NXP SEMICONDUCTORS N.V., NXP
B.V., NXP USA, INC. D/B/A NXP
SEMICONDUCTORS USA, INC.,
MARVELL INTERNATIONAL, LTD.,
AND MARVELL TECHNOLOGY
GROUP LTD.,

Defendants.

CIVIL ACTION NO. 6:22-cv-771

ORIGINAL COMPLAINT FOR
PATENT INFRINGEMENT

JURY TRIAL DEMANDED

ORIGINAL COMPLAINT FOR PATENT INFRINGEMENT

Plaintiff American Patents LLC (“American Patents” or “Plaintiff”) files this original complaint against Defendants NXP Semiconductors N.V., NXP B.V., NXP USA, Inc. d/b/a NXP Semiconductors USA, Inc. (collectively, “NXP”), Marvell International, Ltd., and Marvell Technology Group Ltd. (“Marvell”) (collectively, “Defendants” or “NXP and Marvell”), alleging, based on its own knowledge as to itself and its own actions and based on information and belief as to all other matters, as follows:

PARTIES

1. American Patents is a limited liability company formed under the laws of the State of Texas, with its principal place of business at 2325 Oak Alley, Tyler, Texas, 75703.
2. Defendant NXP Semiconductors N.V. is a company organized and existing under the laws of the Netherlands, having a place of business at High Tech Campus 60, 5656 AG Eindhoven, the Netherlands. NXP Semiconductors N.V. may also be served with process by

serving the Texas Secretary of State, 1019 Brazos Street, Austin, Texas, 78701, as its agent for service because it engages in business in Texas but has not designated or maintained a resident agent for service of process in Texas as required by statute. This action arises out of that business.

3. Defendant NXP B.V. is a company organized and existing under the laws of the Netherlands, having a place of business at High Tech Campus 60, 5656 AG Eindhoven, the Netherlands. NXP B.V. may also be served with process by serving the Texas Secretary of State, 1019 Brazos Street, Austin, Texas, 78701, as its agent for service because it engages in business in Texas but has not designated or maintained a resident agent for service of process in Texas as required by statute. This action arises out of that business.

4. NXP B.V. is a wholly owned subsidiary of NXP Semiconductors N.V. NXP B.V. develops and sells semiconductor devices globally. Its corporate parent, NXP Semiconductors N.V., does business globally through NXP B.V. and NXP B.V.'s subsidiary companies.

5. NXP USA, Inc. d/b/a NXP Semiconductors USA, Inc. is a corporation organized and existing under the laws of Delaware. NXP USA, Inc. may be served with process through its registered agent, Corporation Service Company d/b/a CSC-Lawyers Incorporating Service Company at 211 East 7th Street, Suite 620, Austin, Texas, 78701-3218.

6. NXP USA, Inc. is a subsidiary of both NXP Semiconductors N.V. and NXP B.V. According to its website, NXP operates four wafer fabrication facilities in the US through NXP USA, Inc.—two of which are in Austin, Texas. These facilities manufacture “microcontrollers (MCUs) and microprocessors (MPUs), power management devices, RF transceivers, amplifiers and sensors.”¹

¹ See <https://www.nxp.com/company/about-nxp/worldwide-locations/united-states:USA>

7. The Defendants identified in paragraphs 2-6 above (collectively, “NXP”) are companies which together comprise “a global semiconductor company and a long-standing supplier in the industry, with over 50 years of innovation and operating history.”² one of the world’s largest manufacturers of integrated circuits for communications. According to NXP, it provides technology solutions in the fields of “cryptography-security, high-speed interface, radio frequency (RF), mixed-signal analog-digital (mixed A/D), power management, digital signal processing and embedded system design.”³ NXP says its products are used “in a wide range of end-market applications including: automotive, industrial & Internet of Things (IoT), mobile, and communication infrastructure” and that it “engage[s] with leading global original equipment manufacturers (OEMs) and sell[s] products in all major geographic regions.”⁴

8. The NXP defendants named above and their affiliates are part of the same corporate structure and distribution chain for the making, importing, offering to sell, selling, and/or using of the accused devices in the United States, including in the State of Texas generally and this judicial district in particular. For example, NXP explains that the commercial name for the NXP group of companies is “NXP” or “NXP Semiconductors.”⁵

9. The NXP defendants named above and their affiliates share the same management, common ownership, advertising platforms, facilities, distribution chains and platforms, and accused product lines and products involving related technologies.

² See NXP Semiconductors N.V.’s Form 10-K Annual Report, at 3 (Feb. 24, 2022).
<https://investors.nxp.com/sec-filings/sec-filing/10-k/0001413447-22-000008>

³ *Id.*

⁴ *Id.*

⁵ *Id.*

10. The NXP defendants named above and their affiliates regularly contract with customers regarding products made for or on behalf of those customers.

11. Thus, the NXP defendants named above and their affiliates operate as a unitary business venture and are jointly and severally liable for the acts of patent infringement alleged herein.

12. Defendant Marvell International, Ltd. is a company organized and existing under the laws of Bermuda, having a place of business at Canon's Court, 22 Victoria Street, Hamilton, HM 12, Bermuda. Marvell International, Ltd. may also be served with process by serving the Texas Secretary of State, 1019 Brazos Street, Austin, Texas, 78701, as its agent for service because it engages in business in Texas but has not designated or maintained a resident agent for service of process in Texas as required by statute. This action arises out of that business.

13. Defendant Marvell Technology Group Ltd. is a company organized and existing under the laws of Bermuda, having a place of business at Canon's Court, 22 Victoria Street, Hamilton, HM 12, Bermuda. Marvell Technology Group Ltd. may also be served with process by serving the Texas Secretary of State, 1019 Brazos Street, Austin, Texas, 78701, as its agent for service because it engages in business in Texas but has not designated or maintained a resident agent for service of process in Texas as required by statute. This action arises out of that business.

14. The Defendants identified in paragraphs 10-11 above (collectively, "Marvell") are companies which together comprise one of the world's largest manufacturers of integrated circuits for communications.

15. The Marvell defendants named above and their affiliates are part of the same corporate structure and distribution chain for the making, importing, offering to sell, and/or using

of the accused devices in the United States, including in the State of Texas generally and this judicial district in particular.

16. The Marvell defendants named above and their affiliates share the same management, common ownership, advertising platforms, facilities, distribution chains and platforms, and accused product lines and products involving related technologies.

17. The Marvell defendants named above and their affiliates regularly contract with customers regarding products made for or on behalf of those customers.

18. Thus, the Marvell defendants named above and their affiliates operate as a unitary business venture and are jointly and severally liable for the acts of patent infringement alleged herein.

19. The parties to this action are properly joined under 35 U.S.C. § 299 because the right to relief asserted against Defendants jointly and severally arises out of the same series of transactions or occurrences relating to the making and using of the same products or processes, including wireless chips and related processes bearing the Marvell or NXP brands or that are otherwise made by Marvell or NXP. Additionally, questions of fact common to all defendants will arise in this action.

JURISDICTION AND VENUE

20. This is an action for infringement of United States patents arising under 35 U.S.C. §§ 271, 281, and 284–85, among others. This Court has subject matter jurisdiction of the action under 28 U.S.C. § 1331 and § 1338(a).

21. This Court has personal jurisdiction over NXP pursuant to due process and/or the Texas Long Arm Statute because, *inter alia*, (i) NXP has done and continues to do business in Texas; (ii) NXP has committed and continues to commit acts of patent infringement in the State

of Texas, including making, using, offering to sell, and/or selling accused products in Texas, and/or importing accused products into Texas, including by Internet sales and sales via retail and wholesale stores, inducing others to commit acts of patent infringement in Texas, and/or committing a least a portion of any other infringements alleged herein; and (iii) NXP USA, Inc. is registered to do business in Texas. In the alternative, Defendants NXP Semiconductors N.V. and NXP B.V. are each subject to this Court's specific personal jurisdiction consistent with the principles of due process and the Federal Long-Arm Statute of Fed. R. Civ. P. 4(k)(2) because: (1) both entities have substantial contacts with the United States and committed and/or induced acts of patent infringement in the United States; and (2) neither entity is subject to jurisdiction in any state's courts of general jurisdiction.

22. According to a complaint that it filed in the United States International Trade Commission ("ITC"), Marvell International, Ltd. ("MIL") "conducts significant domestic industry activities in the United States" including "MIL's significant investment in plant and equipment" and "significant employment of labor and capital." Specifically, the complaint alleged that "MIL has contracted with MSI [a domestic Marvell affiliate] to conduct research and development," "MIL has significantly invested in U.S.-based plant and equipment used in research and development," "MIL, through MSI, has employed and continues to employ a significant number of employees in U.S. facilities that devote substantial man-hours toward research and development," and "MIL has also invested and continues to invest significantly in U.S.-based research and development and engineering."

23. In that case before the ITC, Marvell International, Ltd. moved for, and was granted, summary determination that Marvell International, Ltd. "satisfied the economic prong of the domestic industry requirement."

24. According to its website, “Marvell Technology Group Ltd. has operations worldwide and more than 7,000 employees,” “has international design centers located in China, Europe, Hong Kong, India, Israel, Japan, Malaysia, Singapore, Taiwan and the U.S.,” and “ships over one billion chips a year.”

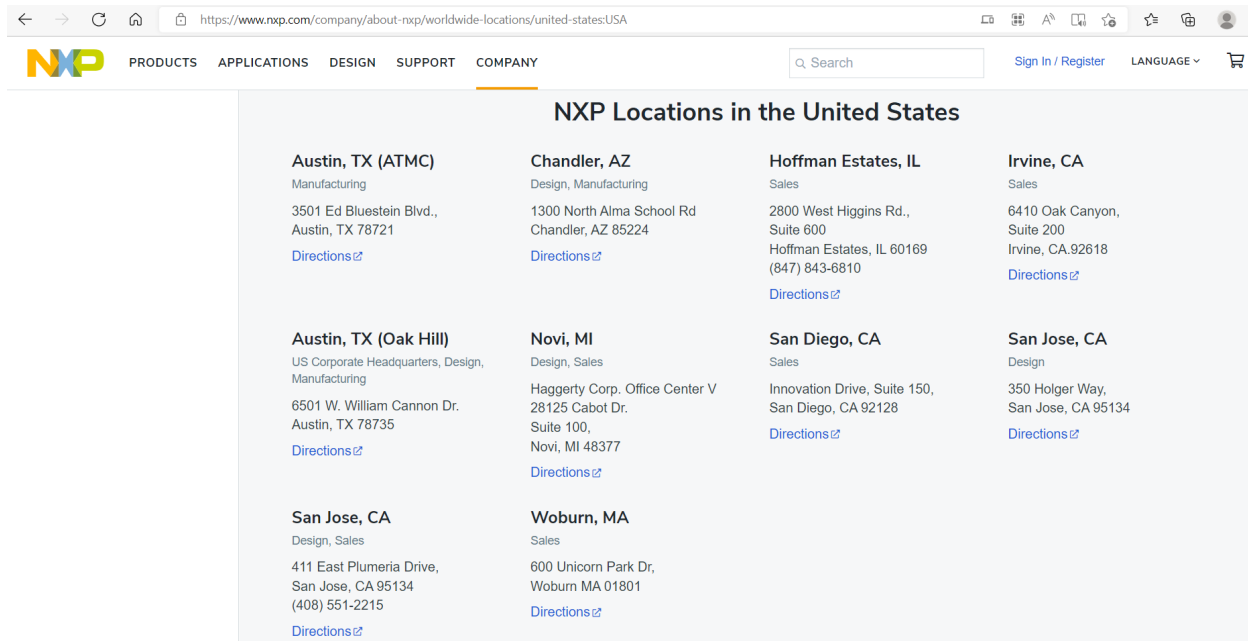
25. According to its press releases, Marvell Technology Group, Ltd. has worldwide control over the existence of Marvell R&D programs and their level of funding, as well as over the existence and operation of Marvell R&D facilities.

26. This Court has personal jurisdiction over Marvell pursuant to due process and/or the Texas Long Arm Statute because, *inter alia*, (i) NXP has done and continues to do business in Texas; and (ii) Marvell has committed and continues to commit acts of patent infringement in the State of Texas, including making, using, offering to sell, and/or selling accused products in Texas, and/or importing accused products into Texas, including by Internet sales and sales via retail and wholesale stores, inducing others to commit acts of patent infringement in Texas, and/or committing a least a portion of any other infringements alleged herein. In the alternative, Defendants Marvell Technology Group, Ltd. and Marvell International, Ltd. are each subject to this Court’s specific personal jurisdiction consistent with the principles of due process and the Federal Long-Arm Statute of Fed. R. Civ. P. 4(k)(2) because: (1) both entities have substantial contacts with the United States and committed and/or induced acts of patent infringement in the United States; and (2) neither entity is subject to jurisdiction in any state’s courts of general jurisdiction.

27. Venue is proper as to Defendants NXP Semiconductors N.V. and NXP B.V., which are organized under the laws of the Netherlands. 28 U.S.C. § 1391(c)(3) provides that “a defendant not resident in the United States may be sued in any judicial district, and the joinder of

such a defendant shall be disregarded in determining where the action may be brought with respect to other defendants.”

28. Venue is proper in this district as to NXP USA, Inc. pursuant to 28 U.S.C. § 1400(b). Venue is further proper because NXP USA, Inc. has committed and continues to commit acts of patent infringement in this district, including making, using, offering to sell, and/or selling accused products in this district, and/or importing accused products into this district, including by Internet sales and sales via retail and wholesale stores, inducing others to commit acts of patent infringement in Texas, and/or committing at least a portion of any other infringements alleged herein in this district. NXP USA, Inc. has regular and established places of business in this district, including at least at 3501 Ed Bluestein Blvd., Austin, Texas 78721 and at 6501 W. William Cannon Dr., Austin, Texas 78735, as shown in the following screenshots:



(Source: <https://www.nxp.com/company/about-nxp/worldwide-locations/united-states:USA>)



(Source: screenshot from Google Maps Street View)

29. Venue is proper as to Defendants Marvell International, Ltd. and Marvell Technology Group Ltd., which are organized under the laws of Bermuda. 28 U.S.C. § 1391(c)(3) provides that “a defendant not resident in the United States may be sued in any judicial district, and the joinder of such a defendant shall be disregarded in determining where the action may be brought with respect to other defendants.”

BACKGROUND

30. The patents-in-suit generally pertain to communications networks and other technology used in “smart” devices such as smartphones, smart TVs, and smart appliances. The technology disclosed by the patents was developed by personnel at Georgia Institute of Technology (“Georgia Tech”).

31. Georgia Tech is a leading public research university located in Atlanta, Georgia. Founded in 1885, Georgia Tech is often ranked as one of the top ten public universities in the United States. The patents from Georgia Tech (“the Mody patents”) were developed by a professor and a graduate student in Georgia Tech’s Electrical and Computer Engineering

department. The undergraduate and graduate programs of this department are often ranked in the top five of their respective categories.

32. The Mody patents are related to Multi-Input, Multi-Output (MIMO) technology. The inventors of the Mody patents were at the forefront of MIMO, developing, disclosing, and patenting a solution for achieving both time and frequency synchronization in MIMO systems. The Mody patents (or the applications leading to them) have been cited during patent prosecution hundreds of times, by numerous leading companies in the computing and communications industries, including AMD, Alcatel Lucent, Altair, AT&T, Atheros, Blackberry, Broadcom, Comcast, Ericsson, Facebook, HP, Hitachi, Huawei, Infineon, Intel, Interdigital, IBM, Kyocera, Marvell, Matsushita, Mediatek, Motorola, NEC, Nokia, Nortel Networks, NXP, Panasonic, Philips, Qualcomm, Realtek, Samsung, Sanyo, Sharp, Sony, STMicroelectronics, Texas Instruments, and Toshiba.

COUNT I

INFRINGEMENT OF U.S. PATENT NO. 7,088,782

33. On August 8, 2006, United States Patent No. 7,088,782 (“the ‘782 Patent”) was duly and legally issued by the United States Patent and Trademark Office for an invention entitled “Time And Frequency Synchronization In Multi-Input, Multi-Output (MIMO) Systems.”

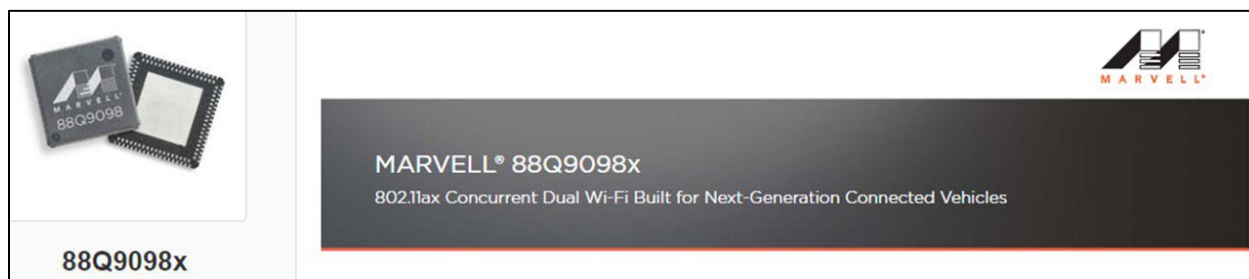
34. American Patents is the owner of the ‘782 Patent, with all substantive rights in and to that patent, including the sole and exclusive right to prosecute this action and enforce the ‘782 Patent against infringers, and to collect damages for all relevant times.

35. NXP and Marvell used products and/or systems including, for example, their Marvell/NXP AW690 SoC (with 2x2 MIMO), Marvell/NXP 88Q9098x (with 2x2 MIMO), and

Marvell/NXP 802.11ac Wave2 Wi-Fi Test Bed Evaluation Kit (with 2x2 MIMO) families of products that include 802.11n and above capabilities (“accused products”):



(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)



(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Product Info	
Date of Certification	February 16, 2018
Company	NXP Semiconductors
Product Name	Marvell 802.11ac Wave2 Wi-Fi Test Bed Evaluation Kit
Product Model Variant	2018-02-16 (WFA72793 - 6945489)
Model Number	EC8997-P
Category	Other
Sub-category	Reference Design


(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

Features

Wi-Fi Key Features

- Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation
- Single-MAC Wi-Fi 6 2x2 MIMO operation
- 1024 QAM
- MU-MIMO
- OFDMA
- Target Wake Time (TWT)
- WPA2, WPA3

(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)


MARVELL™

PRODUCTS

COMPANY

SUPPORT

Marvell Debuts Industry's First 802.11ax Concurrent Dual Wi-Fi Built for Next-Generation Connected Vehicles

The 88Q9098 wireless SoC is the first to offer 802.11ax 2x2 plus 2x2 concurrent dual Wi-Fi operation, delivering an uncompromised rich multimedia experience inside and outside the vehicle

Santa Clara, California (June 6, 2018) – Marvell (NASDAQ:MRVL), a leader in storage, networking, and connectivity semiconductor solutions today introduced the industry's first high-efficiency wireless 802.11ax solution with 2x2 plus 2x2 concurrent dual Wi-Fi®, dual-mode Bluetooth® 5/Bluetooth Low Energy and 802.11p for connected vehicles. The new 88Q9098 combo solution enables gigabit-level performance, superior reliability, and enhanced security for the car and extends Marvell's leadership in providing comprehensive 802.11ax solutions. Marvell's innovative concurrent dual Wi-Fi architecture sets a new technology precedent, integrating two complete Wi-Fi subsystems into a single SoC, and enabling two independent 2x2 data streams to run concurrently and at full throughput. One use case demanding this capability is when one Wi-Fi radio is dedicated to mobile phone projection while the other is streaming video to and from mobile/accessory devices in the car. The 88Q9098 enables reuse of a single solution across infotainment and telematics applications, delivering market-leading

(Source : <https://www.marvell.com/company/newsroom/marvell-debuts-industrys-first-802-11ax-concurrent-dual-wi-fi-built-for-next-generation-connected-vehicles.html>)

KEY FEATURES AND BENEFITS	
FEATURES	BENEFITS
General Features	<ul style="list-style-type: none"> • Concurrent Dual Wi-Fi operating modes for various automotive applications • AEC-Q100 grade 2 support (from -40C up to + 105C) with external power amplifiers • 11x11 mm, 148 pin DR-QFN package
<u>WLAN</u>	<ul style="list-style-type: none"> • 2x2 IEEE 802.11ax • 2x2 IEEE 802.11ac • Support 20/40/80/(80+80) MHz channel bandwidths • Uplink & Downlink OFDMA and MU-MIMO • 1024 QAM • Instantaneous 0-DFS

(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Summary of Certifications	
CLASSIFICATION	CERTIFICATION
Applications & Services	Wi-Fi Aware™
<u>Connectivity</u>	2.4 GHz Spectrum Capabilities 5 GHz Spectrum Capabilities Wi-Fi CERTIFIED™ a <u>Wi-Fi CERTIFIED™ ac</u> Wi-Fi CERTIFIED™ b Wi-Fi CERTIFIED™ g Wi-Fi CERTIFIED™ n

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

RF Architecture		
Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2


(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

36. By doing so, NXP and Marvell have directly infringed (literally and/or under the doctrine of equivalents) at least Claim 30 of the '782 Patent. Their infringement in this regard is ongoing.

37. NXP and Marvell have infringed the '782 Patent by using the accused products and thereby practicing a method for synchronizing a Multi-Input Multi-Output (MIMO) Orthogonal Frequency Division Multiplexing (OFDM) system in time and frequency domains. For example, the accused products support IEEE 802.11 n/ac standards and MIMO technology. According to the IEEE 802.11n standard, the PLCP Protocol Data Unit (PPDU) has training fields and signaling fields for helping in synchronizing the communication system.

Features	
<u>Wi-Fi Key Features</u>	<ul style="list-style-type: none"> • Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation • <u>Single-MAC Wi-Fi 6 2x2 MIMO operation</u> • 1024 QAM • <u>MU-MIMO</u> • OFDMA • Target Wake Time (TWT) • WPA2, WPA3

(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)


MARVELL™

PRODUCTS
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(Source : <https://www.marvell.com/company/newsroom/marvell-debuts-industrys-first-802-11ax-concurrent-dual-wi-fi-built-for-next-generation-connected-vehicles.html>)

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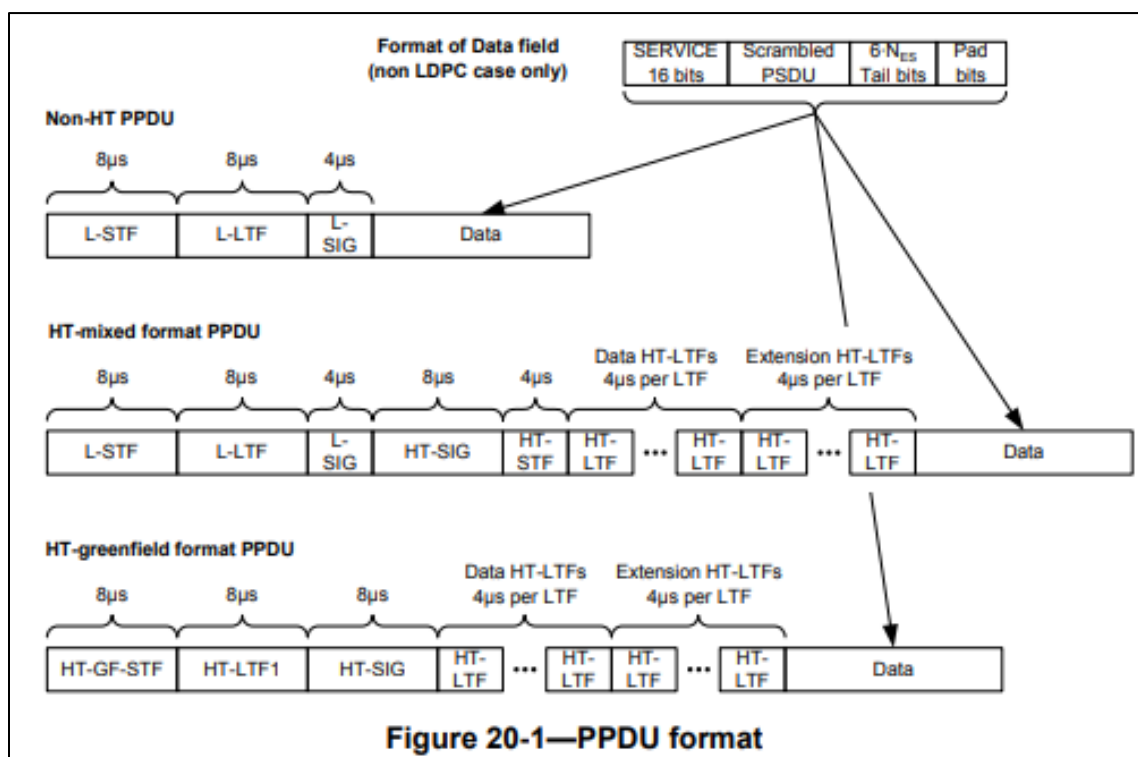
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(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

RF Architecture		
Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2

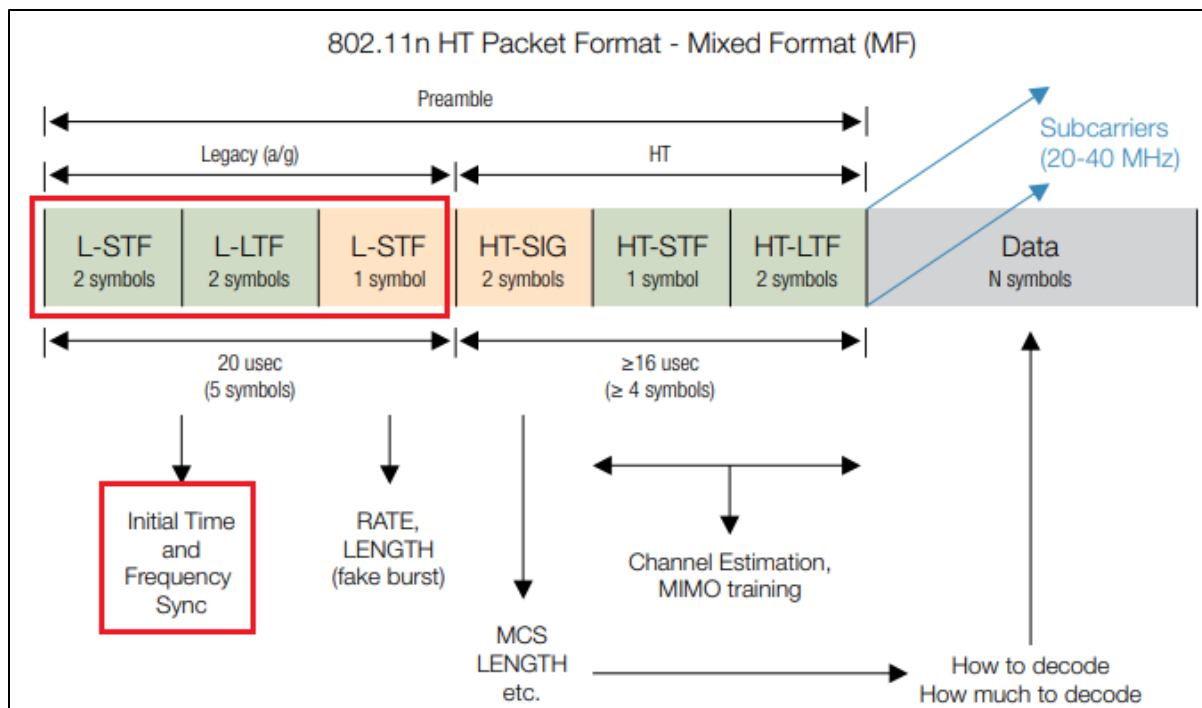
(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)



(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

Table 20-4—Elements of the HT PLCP packet	
Element	Description
L-STF	Non-HT Short Training field
L-LTF	Non-HT Long Training field
L-SIG	Non-HT SIGNAL field
HT-SIG	HT SIGNAL field
HT-STF	HT Short Training field
HT-GF-STF	HT-Greenfield Short Training field
HT-LTF1	First HT Long Training field (Data)
HT-LTFs	Additional HT Long Training fields (Data and Extension)
Data	The Data field includes the PSDU

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: https://www.cnrood.com/en/media/solutions/Wi-Fi_Overview_of_the_802.11_Physical_Layer.pdf)

38. The methods practiced by Defendants' use of the accused products include producing a frame of data comprising a training symbol that includes a synchronization component that aids in synchronization, a plurality of data symbols, and a plurality of cyclic prefixes. For example, as part of the 802.11n standard, three preamble formats are defined for frames: non-HT, HT-mixed format and HT-greenfield format. The non-HT, HT-mixed, and HT-greenfield format preambles consist of training symbols, data symbols and guard intervals/cyclic prefixes, and the training symbols (L-STF, L-LTF, and other LTF and STF fields) are and have been used for frame synchronization. According to the IEEE 802.11n standard, all Protocol Data Unit (PPDU) frame formats have training fields and signaling fields which would help in synchronizing the communication system. Alternatively, on request from accused products, an 802.11 n/ac compliant WiFi access point can act as a transmitter and perform the step of producing a frame of data comprising a training symbol that includes a synchronization component that aids in synchronization, a plurality of data symbols, and a plurality of cyclic prefixes.

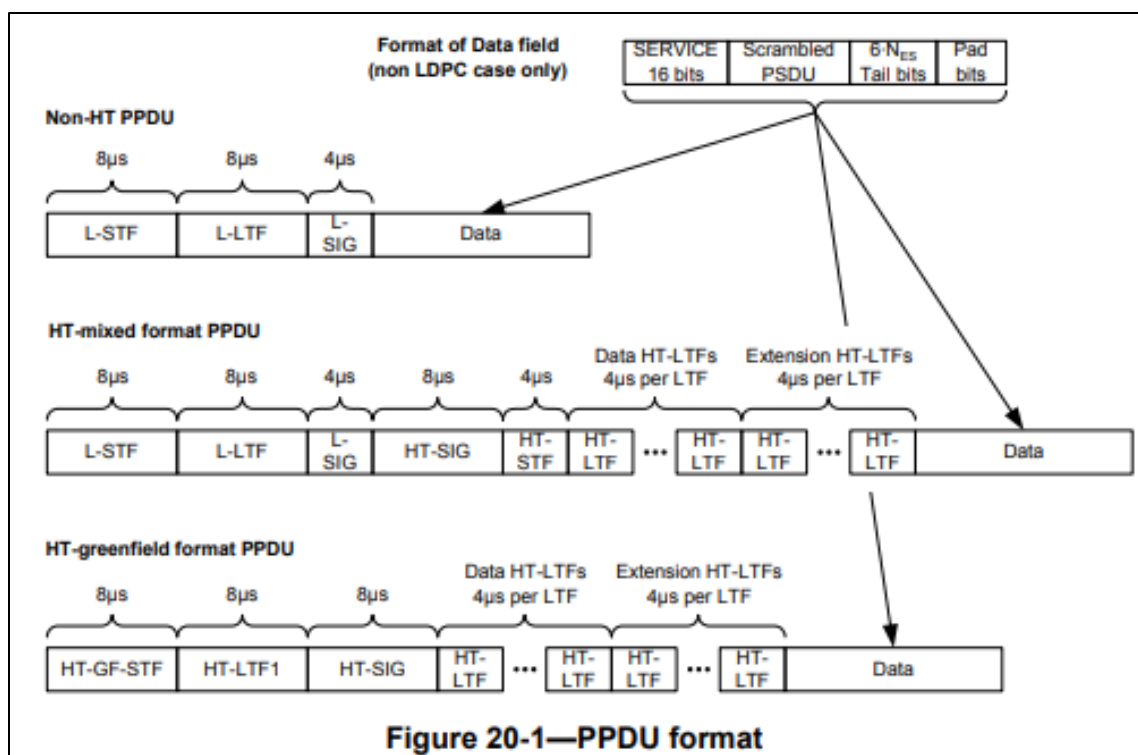
Two preamble formats are defined. For HT-mixed format operation, the preamble has a non-HT portion and an HT portion. The non-HT portion of the HT-mixed format preamble enables detection of the PPDU and acquisition of carrier frequency and timing by both HT STAs and STAs that are compliant with Clause 17 and/or Clause 19. The non-HT portion of the HT-mixed format preamble also consists of the SIGNAL field defined in Clause 17 and is thus decodable by STAs compliant with Clause 17 and Clause 19 as well as HT STAs.

The HT portion of the HT-mixed format preamble enables estimation of the MIMO channel to support demodulation of the HT data by HT STAs. The HT portion of the HT-mixed format preamble also includes the HT-SIG field, which supports HT operation. The SERVICE field is prepended to the PSDU.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

- a) Determine the number of transmit chains, N_{TX} , from the N_TX field of the TXVECTOR. Produce the PLCP preamble training fields for each of the N_{TX} transmit chains based on the FORMAT, NUM_EXTEN_SS, CH_BANDWIDTH, and MCS parameters of the TXVECTOR. The format and relative placement of the PLCP preamble training fields vary depending on the frame format being used, as indicated by these parameters. Apply cyclic shifts. Determine spatial mapping to be used for HT-STF and HT-LTFs in HT-mixed format frame and HT-GF-STF and HT-LTFs in HT-greenfield format frame from the EXPANSION_MAT parameter of the TXVECTOR. Refer to 20.3.9 for details.
- b) Construct the PLCP preamble SIGNAL fields from the appropriate fields of the TXVECTOR by adding tail bits, applying convolutional coding, formatting into one or more OFDM symbols, applying cyclic shifts, applying spatial processing, calculating an inverse Fourier transform for each OFDM symbol and transmit chain, and prepending a cyclic prefix or GI to each OFDM symbol in each transmit chain. The number and placement of the PLCP preamble SIGNAL fields depend on the frame format being used. Refer to 20.3.9.3.5, 20.3.9.4.3, and 20.3.9.5.3.
- c) Concatenate the PLCP preamble training and SIGNAL fields for each transmit chain one field after another, in the appropriate order, as described in 20.3.2 and 20.3.7.

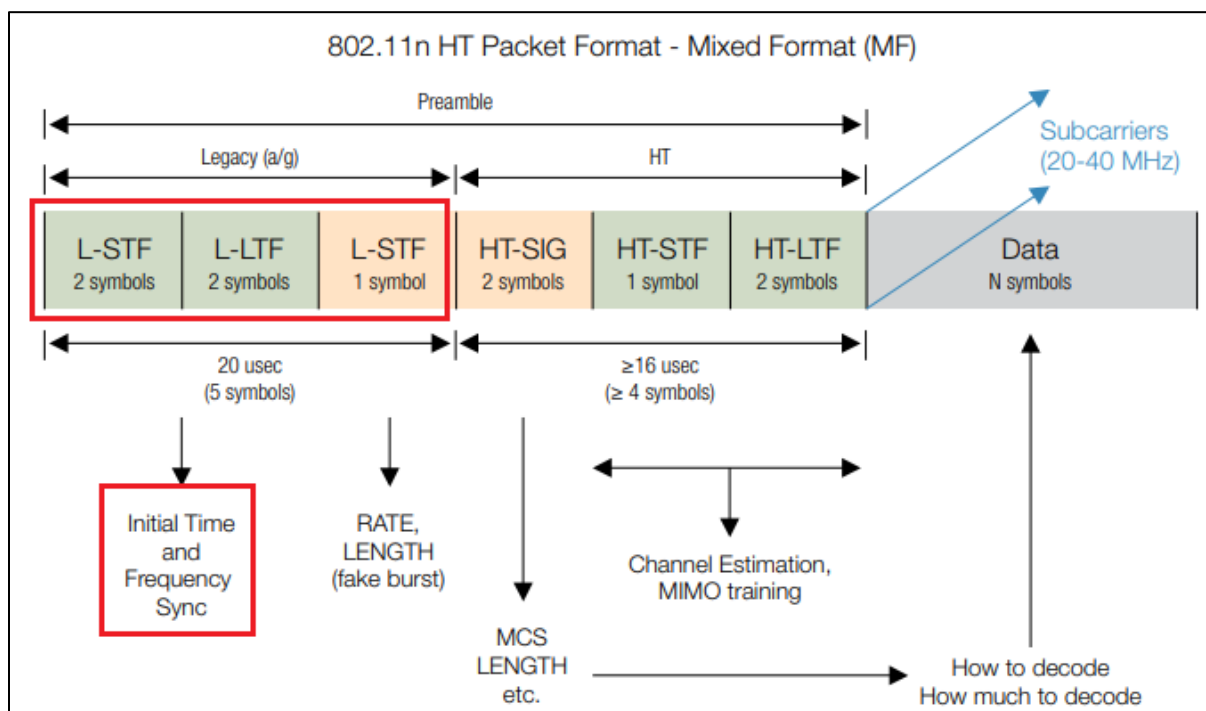
(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

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L-SIG	Non-HT SIGNAL field
HT-SIG	HT SIGNAL field
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HT-GF-STF	HT-Greenfield Short Training field
HT-LTF1	First HT Long Training field (Data)
HT-LTFs	Additional HT Long Training fields (Data and Extension)
Data	The Data field includes the PSDU

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: https://www.cnrood.com/en/media/solutions/Wi-Fi_Overview_of_the_802.11_Physical_Layer.pdf)

GI_TYPE	FORMAT is HT_MF or HT_GF	Indicates whether a short guard interval is used in the transmission of the packet. Enumerated type: LONG_GI indicates short GI is not used in the packet. SHORT_GI indicates short GI is used in the packet.	Y	Y
	Otherwise	Not present	N	N

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

39. The methods practiced by Defendants' use of the accused products include transmitting the frame over a channel. The data frames containing the preambles are transmitted using one or more transmitting antennas. Alternatively, on request from an accused product, an 802.11 n/ac compliant WiFi access point can act as a transmitter and transmit the frame over a channel using one or more transmitting antennas.

20.3.9 HT preamble

20.3.9.1 Introduction

The HT preambles are defined in HT-mixed format and in HT-greenfield format to carry the required information to operate in a system with multiple transmit and multiple receive antennas.

In the HT-mixed format, to ensure compatibility with non-HT STAs, specific non-HT fields are defined so that they can be received by non-HT STAs compliant with Clause 17 or Clause 19 followed by the fields specific to HT STAs.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

20.3.10 Transmission of NON_HT format PPDU with more than one antenna

When an HT device transmits a NON_HT format PPDU with the MODULATION parameter set to OFDM or ERP-OFDM using more than one transmit chain, it shall apply the cyclic shifts defined in Table 20-8 to the transmission in each chain.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

40. The methods practiced by Defendants' use of the accused products include receiving the transmitted frame. For example, the receiving antennas of the accused products can receive the transmitted frames for further processing.

20.3.24 PLCP receive procedure

Typical PLCP receive procedures are shown in Figure 20-23 and Figure 20-24. The receive procedures correspond to HT-mixed format and HT-greenfield format, respectively. A typical state machine implementation of the receive PLCP is given in Figure 20-25. These receive procedures and state machine do not describe the operation of optional features, such as LDPC or STBC. If the detected format indicates a non-HT PPDU format, refer to the receive procedure and state machine in Clause 17 or Clause 19. Further, through station management (via the PLME), the PHY is set to the appropriate frequency, as specified in 20.4. Other receive parameters, such as RSSI and indicated DATARATE, may be accessed via the PHY-SAP.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

41. The methods practiced by Defendants' use of the accused products include demodulating the received frame. For example, the received data frames are demodulated using the PLCP preambles.

20.3 HT PLCP sublayer

20.3.1 Introduction

A convergence procedure, in which PSDUs are converted to and from PPDU, is provided for the HT PHY in 20.3. During transmission, the PSDU is processed (i.e., scrambled and coded) and appended to the PLCP preamble to create the PPDU. At the receiver, the PLCP preamble is processed to aid in demodulation and delivery of the PSDU.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

42. The methods practiced by Defendants' use of the accused products include synchronizing the received demodulated frame to the transmitted frame such that the data


symbols are synchronized in the time domain and frequency domain. For example, different fields of data like training symbols, cyclic prefixes and other signal bits are present in the received frame. The training symbols (L-STF and L-LTF fields) help in synchronizing the frame in both the time domain and frequency domain.

Features

Wi-Fi Key Features

- Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation
- Single-MAC Wi-Fi 6 2x2 MIMO operation
- 1024 QAM
- MU-MIMO
- OFDMA
- Target Wake Time (TWT)
- WPA2, WPA3

(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)



PRODUCTS
COMPANY
SUPPORT

Marvell Debuts Industry's First 802.11ax Concurrent Dual Wi-Fi Built for Next-Generation Connected Vehicles

The 88Q9098 wireless SoC is the first to offer 802.11ax 2x2 plus 2x2 concurrent dual Wi-Fi operation, delivering an uncompromised rich multimedia experience inside and outside the vehicle

Santa Clara, California (June 6, 2018) – Marvell (NASDAQ:MRVL), a leader in storage, networking, and connectivity semiconductor solutions today introduced the industry's first high-efficiency wireless 802.11ax solution with 2x2 plus 2x2 concurrent dual Wi-Fi®, dual-mode Bluetooth® 5/Bluetooth Low Energy and 802.11p for connected vehicles. The new 88Q9098 combo solution enables gigabit-level performance, superior reliability, and enhanced security for the car and extends Marvell's leadership in providing comprehensive 802.11ax solutions. Marvell's innovative concurrent dual Wi-Fi architecture sets a new technology precedent, integrating two complete Wi-Fi subsystems into a single SoC, and enabling two independent 2x2 data streams to run concurrently and at full throughput. One use case demanding this capability is when one Wi-Fi radio is dedicated to mobile phone projection while the other is streaming video to and from mobile/accessory devices in the car. The 88Q9098 enables reuse of a single solution across infotainment and telematics applications, delivering market-leading

(Source : <https://www.marvell.com/company/newsroom/marvell-debuts-industrys-first-802-11ax-concurrent-dual-wi-fi-built-for-next-generation-connected-vehicles.html>)

KEY FEATURES AND BENEFITS	
FEATURES	BENEFITS
General Features	<ul style="list-style-type: none"> Concurrent Dual Wi-Fi operating modes for various automotive applications AEC-Q100 grade 2 support (from -40C up to + 105C) with external power amplifiers 11x11 mm, 148 pin DR-QFN package
<u>WLAN</u>	<ul style="list-style-type: none"> <u>2x2 IEEE 802.11ax</u> <u>2x2 IEEE 802.11ac</u> Support 20/40/80/(80+80) MHz channel bandwidths Uplink & Downlink OFDMA and MU-MIMO 1024 QAM Instantaneous O-DFS

(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Summary of Certifications	
CLASSIFICATION	CERTIFICATION
Applications & Services	Wi-Fi Aware™
<u>Connectivity</u>	2.4 GHz Spectrum Capabilities 5 GHz Spectrum Capabilities Wi-Fi CERTIFIED™ a <u>Wi-Fi CERTIFIED™ ac</u> Wi-Fi CERTIFIED™ b Wi-Fi CERTIFIED™ g Wi-Fi CERTIFIED™ n

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

RF Architecture		
Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

- a) Determine the number of transmit chains, N_{TX} , from the N_TX field of the TXVECTOR. Produce the PLCP preamble training fields for each of the N_{TX} transmit chains based on the FORMAT, NUM_EXTEN_SS, CH_BANDWIDTH, and MCS parameters of the TXVECTOR. The format and relative placement of the PLCP preamble training fields vary depending on the frame format being used, as indicated by these parameters. Apply cyclic shifts. Determine spatial mapping to be used for HT-STF and HT-LTFs in HT-mixed format frame and HT-GF-STF and HT-LTFs in HT-greenfield format frame from the EXPANSION_MAT parameter of the TXVECTOR. Refer to 20.3.9 for details.
- b) Construct the PLCP preamble SIGNAL fields from the appropriate fields of the TXVECTOR by adding tail bits, applying convolutional coding, formatting into one or more OFDM symbols, applying cyclic shifts, applying spatial processing, calculating an inverse Fourier transform for each OFDM symbol and transmit chain, and prepending a cyclic prefix or GI to each OFDM symbol in each transmit chain. The number and placement of the PLCP preamble SIGNAL fields depend on the frame format being used. Refer to 20.3.9.3.5, 20.3.9.4.3, and 20.3.9.5.3.
- c) Concatenate the PLCP preamble training and SIGNAL fields for each transmit chain one field after another, in the appropriate order, as described in 20.3.2 and 20.3.7.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

20.3.21.7.4 Transmitter modulation accuracy (EVM) test

The transmit modulation accuracy test shall be performed by instrumentation capable of converting the transmitted signals into a streams of complex samples at 40 Msample/s or more, with sufficient accuracy in terms of I/Q arm amplitude and phase balance, dc offsets, phase noise, and analog-to-digital quantization noise. Each transmit chain is connected directly through a cable to the setup input port. A possible embodiment of such a setup is converting the signals to a low intermediate frequency with a microwave synthesizer, sampling the signal with a digital oscilloscope, and decomposing it digitally into quadrature components. The sampled signal shall be processed in a manner similar to an actual receiver, according to the following steps, or an equivalent procedure:

- a) Detect the start of frame.
- b) Detect the transition from short sequences to channel estimation sequences, and establish fine timing (with one sample resolution).
- c) Estimate the coarse and fine frequency offsets.
- d) Derotate the frame according to estimated frequency offset.
- e) Estimate the complex channel response coefficients for each of the subcarriers and each of the transmit chains.
- f) For each of the data OFDM symbols, transform the symbol into subcarrier received values, estimate the phase from the pilot subcarriers in all spatial streams, derotate the subcarrier values according to estimated phase, group the results from all the receiver chains in each subcarrier to a vector, multiply the vector by a zero-forcing equalization matrix generated from the channel estimated during the channel estimation phase.
- g) For each data-carrying subcarrier in each spatial stream, find the closest constellation point and compute the Euclidean distance from it.
- h) Compute the average of the RMS of all errors in a frame. It is given by Equation (20-89).

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

17.3.2.1 Overview of the PPDU encoding process

The encoding process is composed of many detailed steps, which are described fully in later subclauses, as noted below. The following overview intends to facilitate understanding the details of the convergence procedure:

- a) Produce the PLCP Preamble field, composed of 10 repetitions of a “short training sequence” (used for AGC convergence, diversity selection, timing acquisition, and coarse frequency acquisition in the receiver) and two repetitions of a “long training sequence” (used for channel estimation and fine frequency acquisition in the receiver), preceded by a guard interval (GI). Refer to 17.3.3 for details.

(Source: <https://www.iith.ac.in/~tbr/teaching/docs/802.11-2007.pdf>)

43. The methods practiced by Defendants' use of the accused products include wherein the synchronizing in the time domain comprises coarse time synchronizing and fine time synchronizing. For example, the demodulation of PPDU frames also includes detecting training field bits and establishing a timing synchronization. This time synchronization would include both coarse and fine time synchronization. In general, coarse time synchronization is done using L-STF field and fine time synchronization is done using L-LTF field present in the preamble.

20.3.21.7.4 Transmitter modulation accuracy (EVM) test

The transmit modulation accuracy test shall be performed by instrumentation capable of converting the transmitted signals into a streams of complex samples at 40 Msample/s or more, with sufficient accuracy in terms of I/Q arm amplitude and phase balance, dc offsets, phase noise, and analog-to-digital quantization noise. Each transmit chain is connected directly through a cable to the setup input port. A possible embodiment of such a setup is converting the signals to a low intermediate frequency with a microwave synthesizer, sampling the signal with a digital oscilloscope, and decomposing it digitally into quadrature components. The sampled signal shall be processed in a manner similar to an actual receiver, according to the following steps, or an equivalent procedure:

- a) Detect the start of frame.
- b) Detect the transition from short sequences to channel estimation sequences, and establish fine timing (with one sample resolution).
- c) Estimate the coarse and fine frequency offsets.
- d) Derotate the frame according to estimated frequency offset.
- e) Estimate the complex channel response coefficients for each of the subcarriers and each of the transmit chains.
- f) For each of the data OFDM symbols, transform the symbol into subcarrier received values, estimate the phase from the pilot subcarriers in all spatial streams, derotate the subcarrier values according to estimated phase, group the results from all the receiver chains in each subcarrier to a vector, multiply the vector by a zero-forcing equalization matrix generated from the channel estimated during the channel estimation phase.
- g) For each data-carrying subcarrier in each spatial stream, find the closest constellation point and compute the Euclidean distance from it.
- h) Compute the average of the RMS of all errors in a frame. It is given by Equation (20-89).

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

The simplest packet is the one used when operating in the legacy mode, which has the same format as the packets used in 802.11a/g. The L-STF field, which stands for the *legacy-short training field*, consists of two augmented OFDM symbols of 4 μ s duration each, and these are used by the receiver to perform time and frequency synchronization and to adjust its AGC. After the two L-STF augmented OFDM symbols, there is a second field called L-LTF, which stands for *legacy-long training field*, which is used to perform fine timing adjustments after the initial coarse acquisition in the L-STF field. The third field, called L-SIG, which stands for *legacy signal field*, contains data that tell the receiver what modulation and coding will be used in the data portion of the packet. The L-SIG field consists of one augmented OFDM symbol.

(Source: Introduction to MIMO Communications, Hampton, Jerry R. (2014))

Receive procedure

Typically, the receiver waits for a signal to exceed a threshold before initiating the packet reception procedure. The minimum requirement in 802.11a is to detect the start of a valid transmission received at a power level of at least -82 dBm within 4 μ s with a probability greater than 90%. Due to competitive pressures, most products exceed this specification by 5–10 dB.

The short training symbols are processed to set the AGC, initial frequency correction, and initial timing acquisition. This is followed by processing the long training symbols for fine frequency correction and fine timing adjustment. The LTF is also used to generate the channel estimate.

(Source: Next Generation Wireless LANs: 802.11n and 802.11ac, Perahia, Eldad and Stacey, Robert)

44. NXP and Marvell have directly infringed at least through their use of the accused products through their own testing of the accused products, and through joint infringement with their affiliates, with their subsidiaries, with carriers, with retailers and other sales entities, with their business partners, with certification organizations, with testing organizations, with other agents of NXP and Marvell, and/or with their customers and end-users, at least using the claimed method. Such acts of infringement include directing or controlling other persons to engage in

conduct satisfying one or more elements of the asserted claims, deriving a financial or other benefit from doing so. Defendants' direction or control of their affiliates and end-users includes regularly contracting with those affiliates and end-users. Also, as explained further below, NXP and Marvell took active steps and advised or directed customers and end-users to use the accused products in an infringing manner.

45. NXP has had knowledge of the '782 Patent at least as of December 10, 2010, when the '782 Patent's published application, U.S. Patent Application Publication No. 2002/0181509, was cited by the examiner in a rejection during the prosecution of U.S. Patent Application No. 11/995,799. That application was assigned to NXP B.V. NXP employee Frederic Pirot, who is listed as inventor on that application, and others involved in its prosecution have had knowledge of the '782 Patent at least as of December 10, 2010.

46. Marvell has had knowledge of the '782 Patent at least as of August 2, 2007, when the '782 Patent's published application, U.S. Patent Application Publication No. 2002/0181509, was used in two separate obviousness rejections of four claims in a non-final rejection during the prosecution of U.S. Patent Application No. 10/865,093. That application issued as U.S. Patent No. 7,561,626, titled "Method and System for Channel Estimation in a Data Transmission System" and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. On August 12, 2008, Marvell submitted a Supplemental Information Disclosure Statement identifying the '782 Patent. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Slobodan Nedic, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,561,626, and others involved in the prosecution of the patent, including C. Douglass Thomas, Robert R. Jackson, Michael J. Chasan,

Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘782 Patent at least as of August 2, 2007.

47. Marvell has had knowledge of the ‘782 Patent at least as of October 24, 2007, when Marvell cited the ‘782 Patent in a Supplemental Information Disclosure Statement during the prosecution of U.S. Patent Application No. 10/865,133. That application issued as U.S. Patent No. 7,697,619, titled “Training Sequence for Channel Estimation in a Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Slobodan Nedic, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,697,619, and others involved in the prosecution of the patent, including Robert R. Jackson, Michael J. Chasan, Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘782 Patent at least as of October 24, 2007.

48. Marvell has had knowledge of the ‘782 Patent at least as of October 29, 2007, when Marvell cited the ‘782 Patent in a Supplemental Information Disclosure Statement during the prosecution of U.S. Patent Application No. 10/865,256. That application issued as U.S. Patent No. 7,817,730, titled “Training Sequence for Symbol Boundary Detection in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,817,730, and others involved in the prosecution of the patent, including Robert R. Jackson, Michael J. Chasan, Gall C. Gottfried, Maxine Lee, and Daniel B. Gurman, have had knowledge of the ‘782 Patent at least as of October 29, 2007.

49. Marvell has had knowledge of the ‘782 Patent at least as of May 20, 2008, when Marvell cited the ‘782 Patent in a Supplemental Information Disclosure Statement during the prosecution of U.S. Patent Application No. 11/031,221. That application issued as U.S. Patent No. 7,561,627, titled “Method and System for Channel Equalization and Crosstalk Estimation in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Francis Man-Lung Ng, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,561,627, and others involved in the prosecution of the patent, including C. Douglass Thomas, Michael J. Chasan, Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘782 Patent at least as of May 20, 2008.

50. Marvell has had knowledge of the ‘782 Patent at least as of February 4, 2008, when Marvell cited the ‘782 Patent in a Supplemental Information Disclosure Statement during the prosecution of U.S. Patent Application No. 10/866,327. That application issued as U.S. Patent No. 7,643,582, titled “Method and System for Determining Symbol boundary Timing in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,643,582, and others involved in the prosecution of the patent, including Robert R. Jackson, Michael J. Chasan, Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘782 Patent at least as of February 4, 2008.

51. Marvell has had knowledge of the ‘782 Patent at least as of June 18, 2009, when Marvell cited the ‘782 Patent in an Information Disclosure Statement during the prosecution of

U.S. Patent Application No. 12/487,527. That application issued as U.S. Patent No. 7,801,233, titled “Method and System for Channel Equalization and Crosstalk Estimation in a Multicarrier Data Transmission System” and was assigned to Marvell World Trade Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Francis Man-Lung Ng, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,801,233, and others involved in the prosecution of the patent, including Daniel B. Gurman, have had knowledge of the ‘782 Patent at least as of June 18, 2009.

52. Marvell has had knowledge of the ‘782 Patent at least as of January 20, 2010, when Marvell cited the ‘782 Patent in an Information Disclosure Statement during the prosecution of U.S. Patent Application No. 12/628,738. That application issued as U.S. Patent No. 8,265,215, titled “Method and System for Determining Symbol Boundary Timing in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 8,265,215, and others involved in the prosecution of the patent, including Daniel B. Gurman, have had knowledge of the ‘782 Patent at least as of January 20, 2010.

53. Marvell has had knowledge of the ‘782 Patent at least as of September 10, 2012, when Marvell cited the ‘782 Patent in an Information Disclosure Statement during the prosecution of U.S. Patent Application No. 13/608,011. That application issued as U.S. Patent No. 8,817,919, titled “Method and System for Determining Symbol Boundary Timing in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are listed as inventors on

U.S. Patent No. 8,817,919, and others involved in the prosecution of the patent, including Daniel B. Gurman and Stefan Geirhofer, have had knowledge of the ‘782 Patent at least as of September 10, 2012.

54. NXP and Marvell have had actual knowledge of the ‘782 Patent at least as of the date when it was notified of the filing of this action. By the time of trial, NXP and Marvell will have known and intended (since receiving such notice) that their continued actions would infringe and actively induce and contribute to the infringement of one or more claims of the ‘782 Patent.

55. NXP and Marvell have also indirectly and willfully infringed, and continues to indirectly and willfully infringe, the ‘782 Patent, as explained further below in the “Additional Allegations Regarding Infringement and Personal Jurisdiction” section.

56. American Patents has been damaged as a result of the infringing conduct by NXP and Marvell alleged above. Thus, NXP and Marvell is liable to American Patents in an amount that adequately compensates it for such infringements, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

57. American Patents has neither made nor sold unmarked articles that practice the ‘782 Patent, and is entitled to collect pre-filing damages for the full period allowed by law for infringement of the ‘782 Patent.

COUNT II**INFRINGEMENT OF U.S. PATENT NO. 7,310,304**

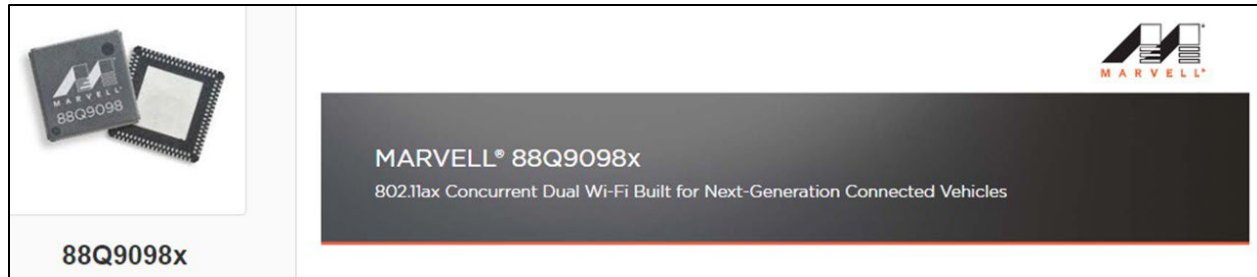
58. On December 18, 2007, United States Patent No. 7,310,304 (“the ‘304 Patent”) was duly and legally issued by the United States Patent and Trademark Office for an invention entitled “Estimating Channel Parameters in Multi-Input, Multi-Output (MIMO) Systems.”

59. American Patents is the owner of the ‘304 Patent, with all substantive rights in and to that patent, including the sole and exclusive right to prosecute this action and enforce the ‘304 Patent against infringers, and to collect damages for all relevant times.

60. NXP and Marvell made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems including, for example, their Marvell/NXP AW690 SoC (with 2x2 MIMO), Marvell/NXP 88Q9098x (with 2x2 MIMO), and Marvell/NXP 802.11ac Wave2 Wi-Fi Test Bed Evaluation Kit (with 2x2 MIMO) families of products that include 802.11n and above capabilities (“accused products”):



(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)




(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Product Info	
Date of Certification	February 16, 2018
Company	NXP Semiconductors
Product Name	Marvell 802.11ac Wave2 Wi-Fi Test Bed Evaluation Kit
Product Model Variant	2018-02-16 (WFA72793 - 6945489)
Model Number	EC8997-P
Category	Other
Sub-category	Reference Design

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

Features	
<u>Wi-Fi Key Features</u>	<ul style="list-style-type: none"> Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation <u>Single-MAC Wi-Fi 6 2x2 MIMO operation</u> 1024 QAM <u>MU-MIMO</u> OFDMA Target Wake Time (TWT) WPA2, WPA3

(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)



PRODUCTS
COMPANY
SUPPORT

Marvell Debuts Industry's First 802.11ax Concurrent Dual Wi-Fi Built for Next-Generation Connected Vehicles

The 88Q9098 wireless SoC is the first to offer 802.11ax 2x2 plus 2x2 concurrent dual Wi-Fi operation, delivering an uncompromised rich multimedia experience inside and outside the vehicle

Santa Clara, California (June 6, 2018) – Marvell (NASDAQ:MRVL), a leader in storage, networking, and connectivity semiconductor solutions today introduced the industry's first high-efficiency wireless 802.11ax solution with 2x2 plus 2x2 concurrent dual Wi-Fi®, dual-mode Bluetooth® 5/Bluetooth Low Energy and 802.11p for connected vehicles. The new 88Q9098 combo solution enables gigabit-level performance, superior reliability, and enhanced security for the car and extends Marvell's leadership in providing comprehensive 802.11ax solutions. Marvell's innovative concurrent dual Wi-Fi architecture sets a new technology precedent, integrating two complete Wi-Fi subsystems into a single SoC, and enabling two independent 2x2 data streams to run concurrently and at full throughput. One use case demanding this capability is when one Wi-Fi radio is dedicated to mobile phone projection while the other is streaming video to and from mobile/accessory devices in the car. The 88Q9098 enables reuse of a single solution across infotainment and telematics applications, delivering market-leading

(Source : <https://www.marvell.com/company/newsroom/marvell-debuts-industrys-first-802-11ax-concurrent-dual-wi-fi-built-for-next-generation-connected-vehicles.html>)

KEY FEATURES AND BENEFITS	
FEATURES	BENEFITS
General Features	<ul style="list-style-type: none"> Concurrent Dual Wi-Fi operating modes for various automotive applications AEC-Q100 grade 2 support (from -40C up to + 105C) with external power amplifiers 11x11 mm, 148 pin DR-QFN package
<u>WLAN</u>	<ul style="list-style-type: none"> <u>2x2 IEEE 802.11ax</u> <u>2x2 IEEE 802.11ac</u> Support 20/40/80/(80+80) MHz channel bandwidths Uplink & Downlink OFDMA and MU-MIMO 1024 QAM Instantaneous O-DFS

(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Summary of Certifications	
CLASSIFICATION	CERTIFICATION
Applications & Services	Wi-Fi Aware™
<u>Connectivity</u>	2.4 GHz Spectrum Capabilities 5 GHz Spectrum Capabilities Wi-Fi CERTIFIED™ a <u>Wi-Fi CERTIFIED™ ac</u> Wi-Fi CERTIFIED™ b Wi-Fi CERTIFIED™ g Wi-Fi CERTIFIED™ n

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

RF Architecture		
Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

61. By doing so, NXP and Marvell have directly infringed (literally and/or under the doctrine of equivalents) at least Claim 1 of the '304 Patent. Their infringement in this regard is ongoing.

62. NXP and Marvell have infringed the ‘304 Patent by making, having made, using, importing, providing, supplying, distributing, selling or offering for sale products including an Orthogonal Frequency Division Multiplexing (OFDM) transmitter. For example, the accused products support IEEE 802.11 n/ac standards and MIMO technology. The IEEE 802.11n standard “uses OFDM modulation to transmit all data.”

The 802.11n-2009 wireless LAN standard provides Higher Throughput (HT) rates. These higher rates are achieved by a combination of MAC and PHY layer enhancements. The enhancements include:

- Reducing the per-packet overhead in the MAC layer.
- Allowing multiple MAC packets to be combined into a single PHY-layer burst.
- Allowing (optionally) a more efficient LDPC encoder.
- Allowing (optionally) a shorter guard interval (cyclic prefix) on the data symbols.
- Increasing the number of subcarriers used in the default 20 MHz physical channel.
- Providing an (optional) 40 MHz mode.
- Using MIMO techniques to broadcast multiple data streams over a single frequency channel.

By combining these techniques, the goal is to increase the usable data transfer rate by a factor of 10.

Signal Characteristics

The 802.11n standard uses OFDM modulation to transmit all data. It defines three operating modes:

(Source: http://rfmw.em.keysight.com/wireless/helpfiles/89600b/webhelp/subsystems/wlan-mimo/Content/mimo_80211n_overview.htm)

63. The accused products include an encoder configured to process data to be transmitted within an OFDM system, the encoder further configured to separate the data onto one or more transmit diversity branches (TDBs). For example, the 802.11 ac standard is backwards compatible with 802.11n and 802.11a. Thus, if a device, such as an accused product, implements 802.11ac, then it also supports 802.11n and all previous versions of the WiFi standards (i.e., IEEE 802.11 a/b/g/n). According to the IEEE 802.11n standard, an encoder block is present in a transmitter section of general OFDM systems. The encoder(s) output(s) the data onto multiple transmit chains (transmit diversity branches) for further processing.

The introduction of 802.11ac expands the compatibility matrix in the 5 GHz band from two concurrently operating technologies to three, and the compatibility considerations in a broadcast network medium extend not only to intended receivers but to any receiver. Table 3-4 describes the compatibility between transmitters of frames and their intended receivers. That is, if a transmitter of the type in the left column sends a frame directed to a receiver of the type in any of the other three columns, what will the result be? One of the major methods used to support coexistence is backward compatibility. When built, 802.11ac devices will also incorporate 802.11a and 802.11n data rates, and thus will be able to send to older peers at older data rates.

(Source: 802.11ac: A Survival Guide: Wi-Fi at Gigabit and Beyond, Gast, Matthew S.)

Table 3-5. Compatibility between transmitters and listening devices

Transmitter type	802.11a listener	802.11n listener	802.11ac listener
802.11a	Designed operation	802.11n devices listen to 802.11a frames and defer medium access to avoid collisions	802.11ac devices listen to 802.11a frames and defer medium access to avoid collisions
802.11n	802.11n greenfield frames require RTS/CTS or CTS-to-self protection; 802.11n mixed-mode frames require no special protection	Designed operation	802.11ac devices listen to 802.11n frames and defer medium access to avoid collisions
802.11ac	802.11ac uses a compatible physical preamble, allowing 802.11a devices to read the medium as busy and avoid collisions	802.11ac uses a compatible preamble, allowing 802.11n devices to read the medium as busy and avoid collisions	Designed operation

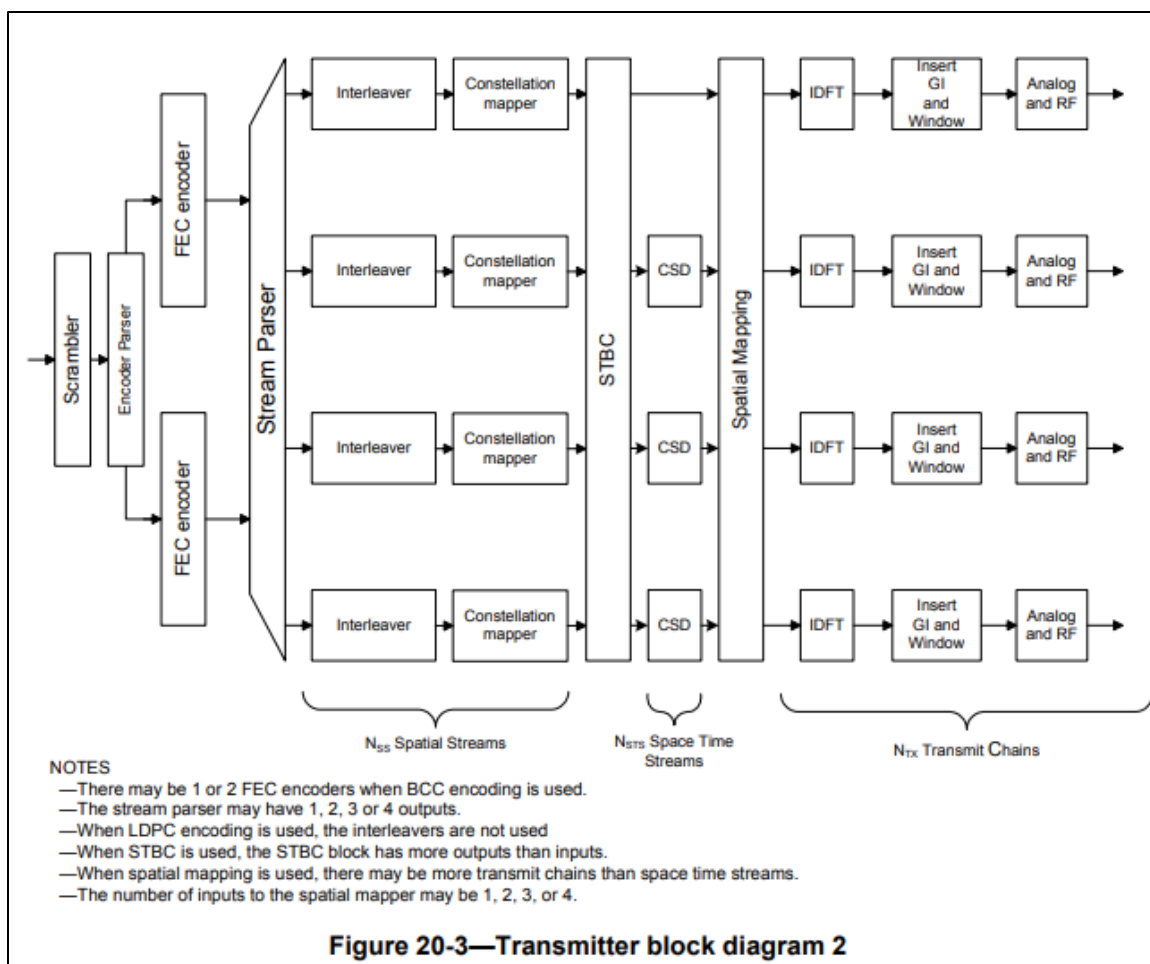
(Source: 802.11ac: A Survival Guide: Wi-Fi at Gigabit and Beyond, Gast, Matthew S.)

20.3.3 Transmitter block diagram

HT-mixed format and HT-greenfield format transmissions can be generated using a transmitter consisting of of the following blocks:

- a) *Scrambler* scrambles the data to reduce the probability of long sequences of zeros or ones; see 20.3.11.2.
- b) *Encoder parser*, if BCC encoding is to be used, demultiplexes the scrambled bits among N_{ES} (number of BCC encoders for the Data field) BCC encoders, in a round robin manner.
- c) *FEC encoders* encode the data to enable error correction. An FEC encoder may include a binary convolutional encoder followed by a puncturing device, or it may include an LDPC encoder.
- d) *Stream parser* divides the outputs of the encoders into blocks that are sent to different interleaver and mapping devices. The sequence of the bits sent to an interleaver is called a *spatial stream*.
- e) *Interleaver* interleaves the bits of each spatial stream (changes order of bits) to prevent long sequences of adjacent noisy bits from entering the BCC decoder. Interleaving is applied only when BCC encoding is used.
- f) *Constellation mapper* maps the sequence of bits in each spatial stream to constellation points (complex numbers).
- g) *STBC* encoder spreads constellation points from N_{SS} spatial streams into N_{STS} space-time streams using a space-time block code. STBC is used only when $N_{SS} < N_{STS}$; see 20.3.11.8.1.
- h) *Spatial mapper* maps space-time streams to transmit chains. This may include one of the following:
 - 1) *Direct mapping*: Constellation points from each space-time stream are mapped directly onto the transmit chains (one-to-one mapping).

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

64. The accused products include one or more OFDM modulators, each OFDM modulator connected to a respective TDB, each OFDM modulator configured to produce a frame including a plurality of data symbols, a training structure, and cyclic prefixes inserted among the data symbols. For example, according to the IEEE 802.11n standard, a transmitter block would contain different functional blocks which include constellation mappers, IDFT stage, and Guard interval insertion. The constellation mapper maps the bits and the constellation points for different modulation schemes like QPSK, BPSK, 16-QAM, and 64-QAM. Hence, there would be modulator blocks for performing the modulation. After modulating the signal, it is converted

into the time domain and is transmitted as frames of data. These transmitted frames include a training structure, signal bits, cyclic prefixes and data bits.

20.3.3 Transmitter block diagram

HT-mixed format and HT-greenfield format transmissions can be generated using a transmitter consisting of the following blocks:

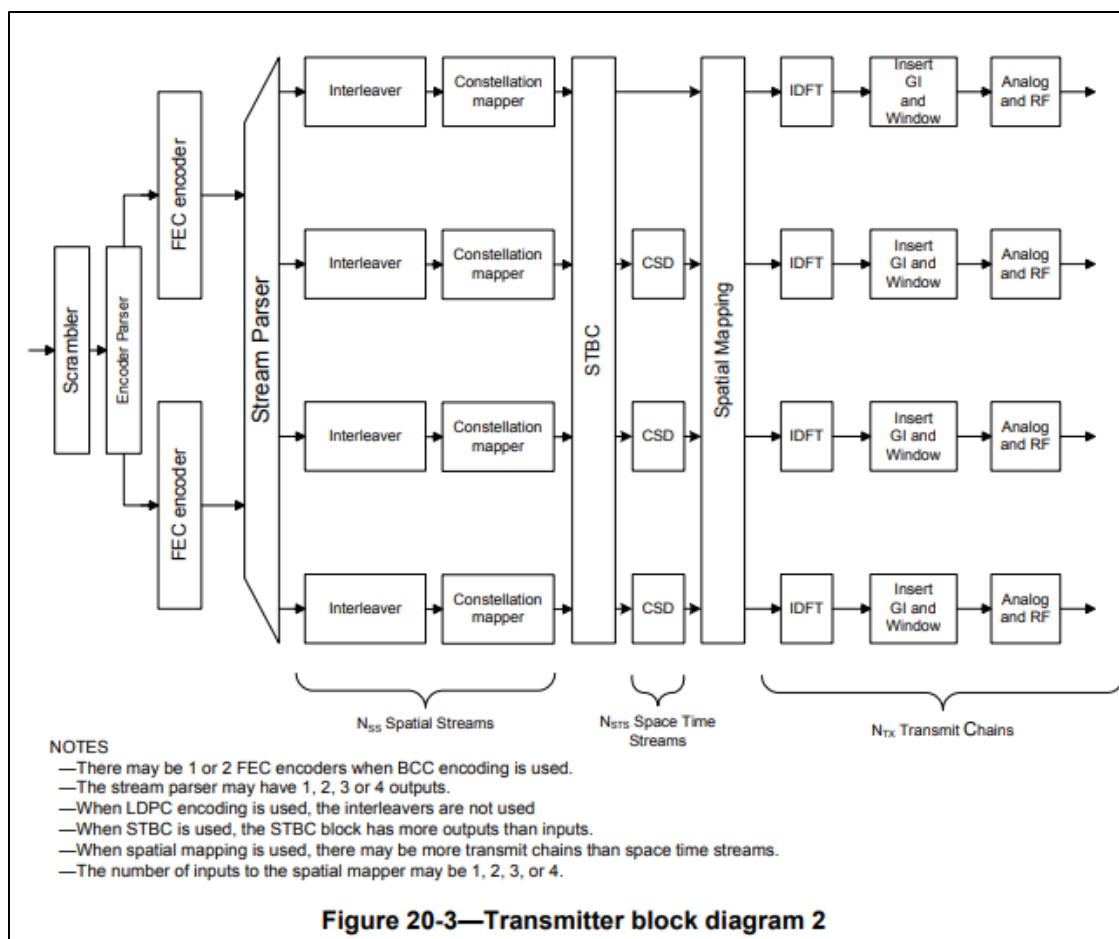
- a) *Scrambler* scrambles the data to reduce the probability of long sequences of zeros or ones; see 20.3.11.2.
- b) *Encoder parser*, if BCC encoding is to be used, demultiplexes the scrambled bits among N_{ES} (number of BCC encoders for the Data field) BCC encoders, in a round robin manner.
- c) *FEC encoders* encode the data to enable error correction. An FEC encoder may include a binary convolutional encoder followed by a puncturing device, or it may include an LDPC encoder.
- d) *Stream parser* divides the outputs of the encoders into blocks that are sent to different interleaver and mapping devices. The sequence of the bits sent to an interleaver is called a *spatial stream*.
- e) *Interleaver* interleaves the bits of each spatial stream (changes order of bits) to prevent long sequences of adjacent noisy bits from entering the BCC decoder. Interleaving is applied only when BCC encoding is used.
- f) *Constellation mapper* maps the sequence of bits in each spatial stream to constellation points (complex numbers).
- g) *STBC encoder* spreads constellation points from N_{SS} spatial streams into N_{STS} space-time streams using a space-time block code. STBC is used only when $N_{SS} < N_{STS}$; see 20.3.11.8.1.
- h) *Spatial mapper* maps space-time streams to transmit chains. This may include one of the following:
 - 1) *Direct mapping*: Constellation points from each space-time stream are mapped directly onto the transmit chains (one-to-one mapping).

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

The encoding process is composed of the steps described below. The following overview is intended to facilitate an understanding of the details of the convergence procedure:

- a) Determine the number of transmit chains, N_{TX} , from the N_TX field of the TXVECTOR. Produce the PLCP preamble training fields for each of the N_{TX} transmit chains based on the FORMAT, NUM_EXTEN_SS, CH_BANDWIDTH, and MCS parameters of the TXVECTOR. The format and relative placement of the PLCP preamble training fields vary depending on the frame format being used, as indicated by these parameters. Apply cyclic shifts. Determine spatial mapping to be used for HT-STF and HT-LTFs in HT-mixed format frame and HT-GF-STF and HT-LTFs in HT-greenfield format frame from the EXPANSION_MAT parameter of the TXVECTOR. Refer to 20.3.9 for details.
- b) Construct the PLCP preamble SIGNAL fields from the appropriate fields of the TXVECTOR by adding tail bits, applying convolutional coding, formatting into one or more OFDM symbols, applying cyclic shifts, applying spatial processing, calculating an inverse Fourier transform for each OFDM symbol and transmit chain, and prepending a cyclic prefix or GI to each OFDM symbol in each transmit chain. The number and placement of the PLCP preamble SIGNAL fields depend on the frame format being used. Refer to 20.3.9.3.5, 20.3.9.4.3, and 20.3.9.5.3.
- c) Concatenate the PLCP preamble training and SIGNAL fields for each transmit chain one field after another, in the appropriate order, as described in 20.3.2 and 20.3.7.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf><http://luci.subsignal.org/~jow/802.11n-2009.pdf>)


65. The accused products include one or more transmitting antennas in communication with the one or more OFDM modulators, respectively, each transmitting antenna configured to transmit the respective frame over a channel. The accused products support 802.11 a/b/g/n/ac WiFi standards and comprise one or more transmitting and one or more receiving antennas. These transmitting antennas transmit multiple OFDM frames with various signal fields over a channel. Thus, these transmitting antennas are connected to the OFDM modulators to obtain the OFDM frames for further transmission.

Features

Wi-Fi Key Features

- Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation
- Single-MAC Wi-Fi 6 2x2 MIMO operation
- 1024 QAM
- MU-MIMO
- OFDMA
- Target Wake Time (TWT)
- WPA2, WPA3

(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)


MARVELL™

PRODUCTS

COMPANY

SUPPORT

Marvell Debuts Industry's First 802.11ax Concurrent Dual Wi-Fi Built for Next-Generation Connected Vehicles

The 88Q9098 wireless SoC is the first to offer 802.11ax 2x2 plus 2x2 concurrent dual Wi-Fi operation, delivering an uncompromised rich multimedia experience inside and outside the vehicle

Santa Clara, California (June 6, 2018) – Marvell (NASDAQ:MRVL), a leader in storage, networking, and connectivity semiconductor solutions today introduced the industry's first high-efficiency wireless 802.11ax solution with 2x2 plus 2x2 concurrent dual Wi-Fi®, dual-mode Bluetooth® 5/Bluetooth Low Energy and 802.11p for connected vehicles. The new 88Q9098 combo solution enables gigabit-level performance, superior reliability, and enhanced security for the car and extends Marvell's leadership in providing comprehensive 802.11ax solutions. Marvell's innovative concurrent dual Wi-Fi architecture sets a new technology precedent, integrating two complete Wi-Fi subsystems into a single SoC, and enabling two independent 2x2 data streams to run concurrently and at full throughput. One use case demanding this capability is when one Wi-Fi radio is dedicated to mobile phone projection while the other is streaming video to and from mobile/accessory devices in the car. The 88Q9098 enables reuse of a single solution across infotainment and telematics applications, delivering market-leading

(Source : <https://www.marvell.com/company/newsroom/marvell-debuts-industrys-first-802-11ax-concurrent-dual-wi-fi-built-for-next-generation-connected-vehicles.html>)

KEY FEATURES AND BENEFITS	
FEATURES	BENEFITS
General Features	<ul style="list-style-type: none"> • Concurrent Dual Wi-Fi operating modes for various automotive applications • AEC-Q100 grade 2 support (from -40C up to + 105C) with external power amplifiers • 11x11 mm, 148 pin DR-QFN package
<u>WLAN</u>	<ul style="list-style-type: none"> • <u>2x2 IEEE 802.11ax</u> • <u>2x2 IEEE 802.11ac</u> • Support 20/40/80/(80+80) MHz channel bandwidths • Uplink & Downlink OFDMA and MU-MIMO • 1024 QAM • Instantaneous 0-DFS

(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Summary of Certifications	
CLASSIFICATION	CERTIFICATION
Applications & Services	Wi-Fi Aware™
<u>Connectivity</u>	2.4 GHz Spectrum Capabilities 5 GHz Spectrum Capabilities Wi-Fi CERTIFIED™ a <u>Wi-Fi CERTIFIED™ ac</u> Wi-Fi CERTIFIED™ b Wi-Fi CERTIFIED™ g Wi-Fi CERTIFIED™ n

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

RF Architecture		
Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

The 802.11n-2009 wireless LAN standard provides Higher Throughput (HT) rates. These higher rates are achieved by a combination of MAC and PHY layer enhancements. The enhancements include:

- Reducing the per-packet overhead in the MAC layer.
- Allowing multiple MAC packets to be combined into a single PHY-layer burst.
- Allowing (optionally) a more efficient LDPC encoder.
- Allowing (optionally) a shorter guard interval (cyclic prefix) on the data symbols.
- Increasing the number of subcarriers used in the default 20 MHz physical channel.
- Providing an (optional) 40 MHz mode.
- Using MIMO techniques to broadcast multiple data streams over a single frequency channel.

By combining these techniques, the goal is to increase the usable data transfer rate by a factor of 10.

Signal Characteristics

The 802.11n standard uses OFDM modulation to transmit all data. It defines three operating modes:

(Source: http://rfmw.em.keysight.com/wireless/helpfiles/89600b/webhelp/subsystems/wlan-mimo/Content/mimo_80211n_overview.htm)

20.3.4 Overview of the PPDU encoding process

The encoding process is composed of the steps described below. The following overview is intended to facilitate an understanding of the details of the convergence procedure:

- a) Determine the number of transmit chains, N_{TX} , from the N_TX field of the TXVECTOR. Produce the PLCP preamble training fields for each of the N_{TX} transmit chains based on the FORMAT, NUM_EXTEN_SS, CH_BANDWIDTH, and MCS parameters of the TXVECTOR. The format and relative placement of the PLCP preamble training fields vary depending on the frame format being used, as indicated by these parameters. Apply cyclic shifts. Determine spatial mapping to be used for HT-STF and HT-LTFs in HT-mixed format frame and HT-GF-STF and HT-LTFs in HT-greenfield format frame from the EXPANSION_MAT parameter of the TXVECTOR. Refer to 20.3.9 for details.
- b) Construct the PLCP preamble SIGNAL fields from the appropriate fields of the TXVECTOR by adding tail bits, applying convolutional coding, formatting into one or more OFDM symbols, applying cyclic shifts, applying spatial processing, calculating an inverse Fourier transform for each OFDM symbol and transmit chain, and prepending a cyclic prefix or GI to each OFDM symbol in each transmit chain. The number and placement of the PLCP preamble SIGNAL fields depend on the frame format being used. Refer to 20.3.9.3.5, 20.3.9.4.3, and 20.3.9.5.3.
- c) Concatenate the PLCP preamble training and SIGNAL fields for each transmit chain one field after another, in the appropriate order, as described in 20.3.2 and 20.3.7.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

66. The accused products include wherein the training structure of each frame includes a predetermined signal transmission matrix at a respective sub-channel, each training structure adjusted to have a substantially constant amplitude in a time domain, and the cyclic prefixes are further inserted within the training symbol, and wherein the cyclic prefixes within the training symbol are longer than the cyclic prefixes among the data symbols, thereby countering an extended channel impulse response and improving synchronization performance. For example, a space time matrix is part of the data symbols and the training symbols in the transmission data. This data is transmitted over different antennas. The WiFi standards use guard intervals while transmitting frames to help the synchronization of frames at the receiver end. These guard intervals are of different lengths for the preamble and data symbols. The

screenshots below show the Guard interval in the Long Training Field is 1.6 micro seconds, and the data field uses a Short guard interval of 0.4 micro seconds, so the cyclic prefix for the training symbols is longer than the cyclic prefix for data symbols. The training symbols (L-STF, HT-STF fields) in the 802.11n preamble have a constant amplitude in the time domain.

- p) Map each of the complex numbers in each of the N_{ST} subcarriers in each of the OFDM symbols in each of the N_{STS} space-time streams to the N_{TX} transmit chain inputs. For direct-mapped operation, $N_{TX} = N_{STS}$, and there is a one-to-one correspondence between space-time streams and transmit chains. In this case, the OFDM symbols associated with each space-time stream are also associated with the corresponding transmit chain. Otherwise, a spatial mapping matrix associated with each OFDM subcarrier, as indicated by the EXPANSION_MAT parameter of the TXVECTOR, is used to perform a linear transformation on the vector of N_{STS} complex numbers associated with each subcarrier in each OFDM symbol. This spatial mapping matrix maps the vector of N_{STS} complex numbers in each subcarrier into a vector of N_{TX} complex numbers in each subcarrier. The sequence of N_{ST} complex numbers associated with each transmit chain (where each of the N_{ST} complex numbers is taken from the same position in the N_{TX} vector of complex numbers across the N_{ST} subcarriers associated with an OFDM symbol) constitutes an OFDM symbol associated with the corresponding transmit chain. For details, see 20.3.11.10. Spatial mapping matrices may include cyclic shifts, as described in 20.3.11.10.1.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

T_{DFT} : IDFT/DFT period	3.2 μ s	3.2 μ s	3.2 μ s
T_{GI} : Guard interval duration	0.8 μ s = $T_{DFT}/4$	0.8 μ s	0.8 μ s
T_{GI2} : Double guard interval	1.6 μ s	1.6 μ s	1.6 μ s
T_{GIS} : Short guard interval duration	N/A	0.4 μ s = $T_{DFT}/8$	0.4 μ s See NOTE 2
T_{L-STF} : Non-HT short training sequence duration	8 μ s = $10 \times T_{DFT}/4$	8 μ s	8 μ s
$T_{HT-GF-STF}$: HT-greenfield short training field duration	N/A	8 μ s = $10 \times T_{DFT}/4$	8 μ s See NOTE 2
T_{L-LTF} : Non-HT long training field duration	8 μ s = $2 \times T_{DFT} + T_{GI2}$	8 μ s	8 μ s
T_{SYM} : Symbol interval	4 μ s = $T_{DFT} + T_{GI}$	4 μ s	4 μ s
T_{SYMS} : Short GI symbol interval	N/A	3.6 μ s = $T_{DFT} + T_{GIS}$	3.6 μ s See NOTE 2

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

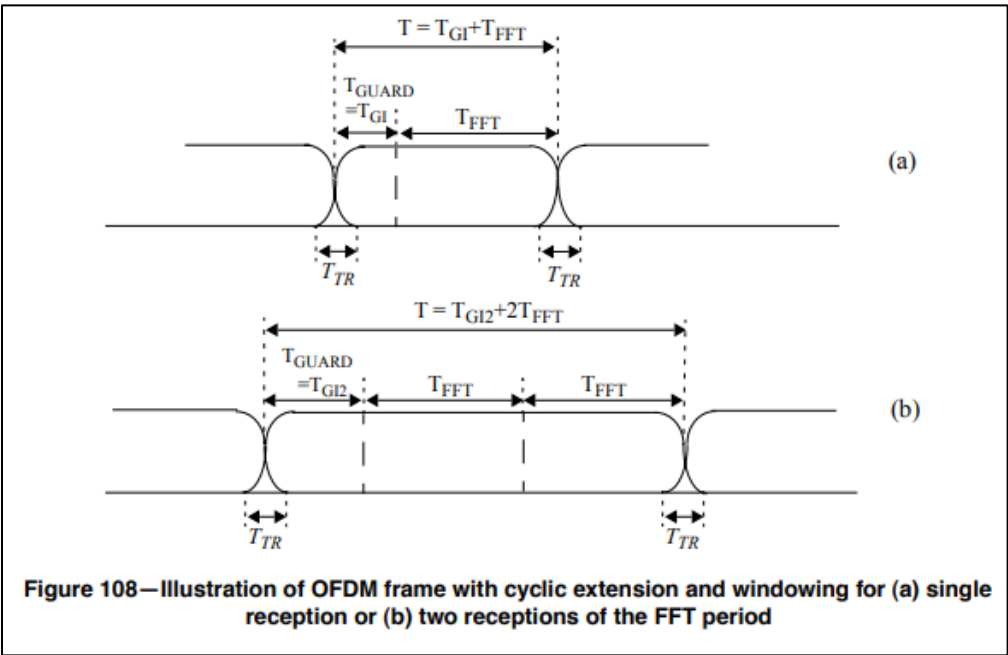
STBC	2	Set to a nonzero number, to indicate the difference between the number of space-time streams (N_{STS}) and the number of spatial streams (N_{SS}) indicated by the MCS. Set to 00 to indicate no STBC ($N_{STS} = N_{SS}$). See NOTE 1.
FEC coding	1	Set to 1 for LDPC. Set to 0 for BCC.
Short GI	1	Set to 1 to indicate that the short GI is used after the HT training. Set to 0 otherwise.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

20.3.11.10.5 Transmission with a short GI

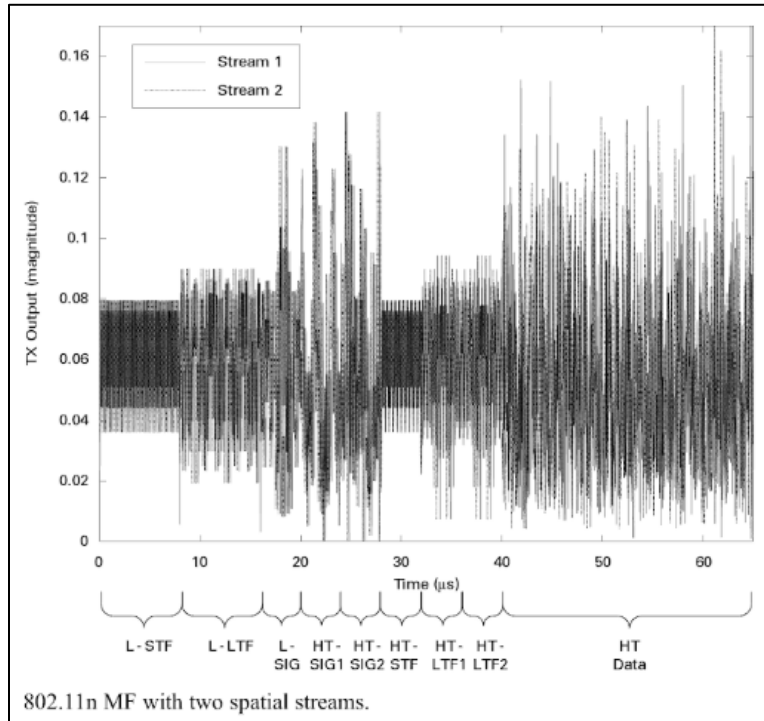
Short GI is used in the data field of the packet when the Short GI field in the HT-SIG is set to 1. When it is used, the same formula for the formation of the signal shall be used as in 20.3.11.10.2, 20.3.11.10.3, and 20.3.11.10.4, with T_{GI} replaced by T_{GIS} and T_{SYM} replaced by T_{SYMS} .

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source:

<https://web.archive.org/web/20181225052447/http://www.ahltek.com/WhitePaperspdf/802.11-20%20specs/802.11a-1999.pdf>)



(Source: Next Generation Wireless LANs: 802.11n and 802.11ac, Perahia, Eldad and Stacey, Robert)

67. NXP and Marvell have directly infringed at least through their making and use of the accused products through their own testing of the accused products, and through joint infringement with their affiliates, with their subsidiaries, with carriers, with retailers and other sales entities, with their business partners, with certification organizations, with testing organizations, with other agents of NXP and Marvell, and/or with their customers and end-users, at least making and using the claimed apparatus. Such acts of infringement include directing or controlling other persons to engage in conduct satisfying one or more elements of the asserted claims, deriving a financial or other benefit from doing so. Defendants' direction or control of

their affiliates and end-users includes regularly contracting with those affiliates and end-users. Also, as explained further below, NXP and Marvell took active steps and advised or directed customers and end-users to make and/or use the accused products in an infringing manner.

68. Marvell has had knowledge of the ‘304 Patent at least as of its issuance on December 18, 2007. For example, on September 5, 2003, on October 23, 2003, and on April 20, 2006, Marvell cited the ‘304 Patent’s published application, U.S. Patent Application Publication No. 2002/0181390. On September 5, 2003, Marvell cited the application during the prosecution of U.S. Patent Application No. 10/656,001. That application issued as U.S. Patent No. 7,505,788, titled “Spatial Multiplexing With Antenna and Constellation Selection for Correlated MIMO Fading Channels” and was assigned at different times to various Marvell entities, including Marvell International Ltd. and Marvell Asia Pte Ltd. Likewise, on October 23, 2003, Marvell cited the ‘304 Patent’s published application, U.S. Patent Application Publication No. 2002/0181390, during the prosecution of U.S. MIMO-OFDM Preamble for Channel Estimation” and was assigned at different times to various Marvell entities, including Marvell International Ltd. and Marvell Asia Pte Ltd.

69. On April 20, 2006, Marvell cited the ‘304 Patent’s published application, U.S. Patent Application Publication No. 2002/0181390, during the prosecution of U.S. Patent Application No. 11/408,265. That application issued as U.S. Patent No. 7,546,103, titled “Antenna Diversity System and Method” and was assigned at different times to various Marvell entities, including Marvell International Ltd., Marvell Semiconductor Inc., and Marvell Asia Pte Ltd. Those involved in the prosecution of the patent, including Michael D. Wiggins, have had knowledge of the ‘304 Patent at least as of its issuance on December 18, 2007.

70. NXP and Marvell have had actual knowledge of the ‘304 Patent at least as of the date when it was notified of the filing of this action. By the time of trial, NXP and Marvell will have known and intended (since receiving such notice) that their continued actions would infringe and actively induce and contribute to the infringement of one or more claims of the ‘304 Patent.

71. NXP and Marvell have also indirectly and willfully infringed, and continues to indirectly and willfully infringe, the ‘304 Patent, as explained further below in the “Additional Allegations Regarding Infringement and Personal Jurisdiction” section.

72. American Patents has been damaged as a result of the infringing conduct by NXP and Marvell alleged above. Thus, NXP and Marvell is liable to American Patents in an amount that adequately compensates it for such infringements, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

73. American Patents has neither made nor sold unmarked articles that practice the ‘304 Patent, and is entitled to collect pre-filing damages for the full period allowed by law for infringement of the ‘304 Patent.

COUNT III

INFRINGEMENT OF U.S. PATENT NO. 7,706,458

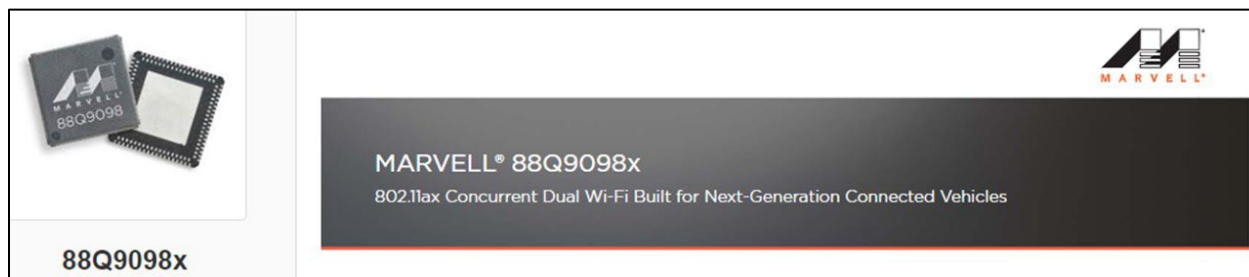
74. On April 27, 2010, United States Patent No. 7,706,458 (“the ‘458 Patent”) was duly and legally issued by the United States Patent and Trademark Office for an invention entitled “Time And Frequency Synchronization In Multi-Input, Multi-Output (MIMO) Systems.”

75. American Patents is the owner of the ‘458 Patent, with all substantive rights in and to that patent, including the sole and exclusive right to prosecute this action and enforce the ‘458 Patent against infringers, and to collect damages for all relevant times.

76. NXP and Marvell made, had made, used, imported, provided, supplied, distributed, sold, and/or offered for sale products and/or systems including, for example, their Marvell/NXP AW690 SoC (with 2x2 MIMO), Marvell/NXP 88Q9098x (with 2x2 MIMO), and Marvell/NXP 802.11ac Wave2 Wi-Fi Test Bed Evaluation Kit (with 2x2 MIMO) families of products that include 802.11n and above capabilities (“accused products”):



(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)




(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Product Info	
Date of Certification	February 16, 2018
Company	NXP Semiconductors
Product Name	Marvell 802.11ac Wave2 Wi-Fi Test Bed Evaluation Kit
Product Model Variant	2018-02-16 (WFA72793 - 6945489)
Model Number	EC8997-P
Category	Other
Sub-category	Reference Design

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

Features	
<u>Wi-Fi Key Features</u>	<ul style="list-style-type: none"> • Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation • <u>Single-MAC Wi-Fi 6 2x2 MIMO operation</u> • 1024 QAM • <u>MU-MIMO</u> • OFDMA • Target Wake Time (TWT) • WPA2, WPA3

(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)



PRODUCTS

COMPANY

SUPPORT

Marvell Debuts Industry's First 802.11ax Concurrent Dual Wi-Fi Built for Next-Generation Connected Vehicles

The 88Q9098 wireless SoC is the first to offer 802.11ax 2x2 plus 2x2 concurrent dual Wi-Fi operation, delivering an uncompromised rich multimedia experience inside and outside the vehicle

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(Source : <https://www.marvell.com/company/newsroom/marvell-debuts-industrys-first-802-11ax-concurrent-dual-wi-fi-built-for-next-generation-connected-vehicles.html>)

KEY FEATURES AND BENEFITS	
FEATURES	BENEFITS
General Features	<ul style="list-style-type: none"> Concurrent Dual Wi-Fi operating modes for various automotive applications AEC-Q100 grade 2 support (from -40C up to + 105C) with external power amplifiers 11x11 mm, 148 pin DR-QFN package
<u>WLAN</u>	<ul style="list-style-type: none"> <u>2x2 IEEE 802.11ax</u> <u>2x2 IEEE 802.11ac</u> Support 20/40/80/(80+80) MHz channel bandwidths Uplink & Downlink OFDMA and MU-MIMO 1024 QAM Instantaneous O-DFS

(Source : <https://www.everythingrf.com/product-datasheet/787-1193-88q9098x>)

Summary of Certifications	
CLASSIFICATION	CERTIFICATION
Applications & Services	Wi-Fi Aware™
<u>Connectivity</u>	2.4 GHz Spectrum Capabilities 5 GHz Spectrum Capabilities Wi-Fi CERTIFIED™ a <u>Wi-Fi CERTIFIED™ ac</u> Wi-Fi CERTIFIED™ b Wi-Fi CERTIFIED™ g Wi-Fi CERTIFIED™ n

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

RF Architecture		
Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

77. By doing so, NXP and Marvell have directly infringed (literally and/or under the doctrine of equivalents) at least Claim 1 of the '458 Patent. Their infringement in this regard is ongoing.

78. NXP and Marvell have infringed the '458 Patent by making, having made, using, importing, providing, supplying, distributing, selling or offering for sale products including an apparatus for synchronizing a communication system. For example, the accused products can act and have acted as a receiver in an apparatus for synchronizing a communication system. An 802.11 n/ac compliant WiFi access point that is communicating with an accused product can be part of the apparatus, acting as a transmitter. The accused products support IEEE 802.11 n/ac standards and MIMO technology. The IEEE 802.11ac standard is backwards compatible with the 802.11n standard. If a device such as an accused product complies with IEEE 802.11ac, it also complies with IEEE 802.11n and all prior versions of the WiFi standards (802.11 a/b/g/n). According to the 802.11a standard, the physical layer services include an OFDM system. According to the IEEE 802.11n standard, all Protocol Data Unit (PPDU) frame formats have training fields and signaling fields which would help in synchronizing the communication system.

The introduction of 802.11ac expands the compatibility matrix in the 5 GHz band from two concurrently operating technologies to three, and the compatibility considerations in a broadcast network medium extend not only to intended receivers but to any receiver. Table 3-4 describes the compatibility between transmitters of frames and their intended receivers. That is, if a transmitter of the type in the left column sends a frame directed to a receiver of the type in any of the other three columns, what will the result be? One of the major methods used to support coexistence is backward compatibility. When built, 802.11ac devices will also incorporate 802.11a and 802.11n data rates, and thus will be able to send to older peers at older data rates.

(Source: 802.11ac: A Survival Guide: Wi-Fi at Gigabit and Beyond, Gast, Matthew S.)

Table 3-5. Compatibility between transmitters and listening devices

Transmitter type	802.11a listener	802.11n listener	802.11ac listener
802.11a	Designed operation	802.11n devices listen to 802.11a frames and defer medium access to avoid collisions	802.11ac devices listen to 802.11a frames and defer medium access to avoid collisions
802.11n	802.11n greenfield frames require RTS/CTS or CTS-to-self protection; 802.11n mixed-mode frames require no special protection	Designed operation	802.11ac devices listen to 802.11n frames and defer medium access to avoid collisions
802.11ac	802.11ac uses a compatible physical preamble, allowing 802.11a devices to read the medium as busy and avoid collisions	802.11ac uses a compatible preamble, allowing 802.11n devices to read the medium as busy and avoid collisions	Designed operation

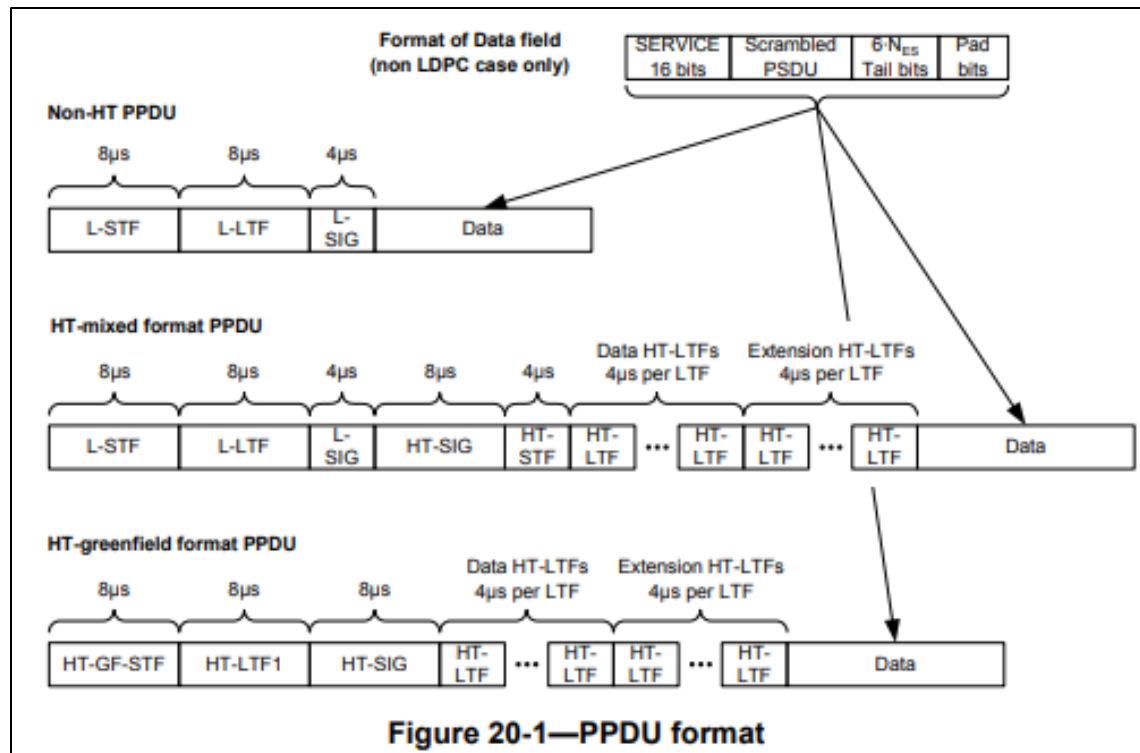
(Source: 802.11ac: A Survival Guide: Wi-Fi at Gigabit and Beyond, Gast, Matthew S.)

17.1.1 Scope

This subclause describes the PHY services provided to the IEEE 802.11 wireless LAN MAC by the 5 GHz (bands) OFDM system. The OFDM PHY layer consists of two protocol functions, as follows:

- a) A PHY convergence function, which adapts the capabilities of the physical medium dependent (PMD) system to the PHY service. This function is supported by the physical layer convergence procedure (PLCP), which defines a method of mapping the IEEE 802.11 PHY sublayer service data units (PSDU) into a framing format suitable for sending and receiving user data and management information between two or more stations using the associated PMD system.
- b) A PMD system whose function defines the characteristics and method of transmitting and receiving data through a wireless medium between two or more stations, each using the OFDM system.

(Source: https://standards.ieee.org/standard/802_11a-1999.html)



(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

The fields of the VHT PPDU format are summarized in Table 22-4.

Table 22-4—Fields of the VHT PPDU

Field	Description
L-STF	Non-HT Short Training field
L-LTF	Non-HT Long Training field
L-SIG	Non-HT SIGNAL field
VHT-SIG-A	VHT Signal A field
VHT-STF	VHT Short Training field
VHT-LTF	VHT Long Training field
VHT-SIG-B	VHT Signal B field
Data	The Data field carries the PSDU(s)

(Source: <https://ieeexplore.ieee.org/document/7797535/>)

79. The accused products include a number (Q) of Orthogonal Frequency Division Multiplexing (OFDM) modulators, each OFDM modulator producing a frame having at least one inserted symbol, a plurality of data symbols, and cyclic prefixes. According to the IEEE 802.11n standard, a transmitter block contains different functional blocks which include, but are not limited to, constellation mappers, IDFT stage, and Guard interval insertion. Constellation mappers map the bits and the constellation points for different modulation schemes like QPSK, BPSK, 16-QAM, 64-QAM. After modulating the signal, it is converted into time domain and is transmitted as frames of data. These transmitted frames include training field bits, signal bits, cyclic prefixes and data bits. Alternatively, on request from an accused product, an 802.11 n/ac compliant WiFi access point can act as a transmitter that includes a number (Q) of OFDM modulators, each OFDM modulator producing a frame having at least one inserted symbol, a plurality of data symbols, and cyclic prefixes.

20.3.3 Transmitter block diagram

HT-mixed format and HT-greenfield format transmissions can be generated using a transmitter consisting of the following blocks:

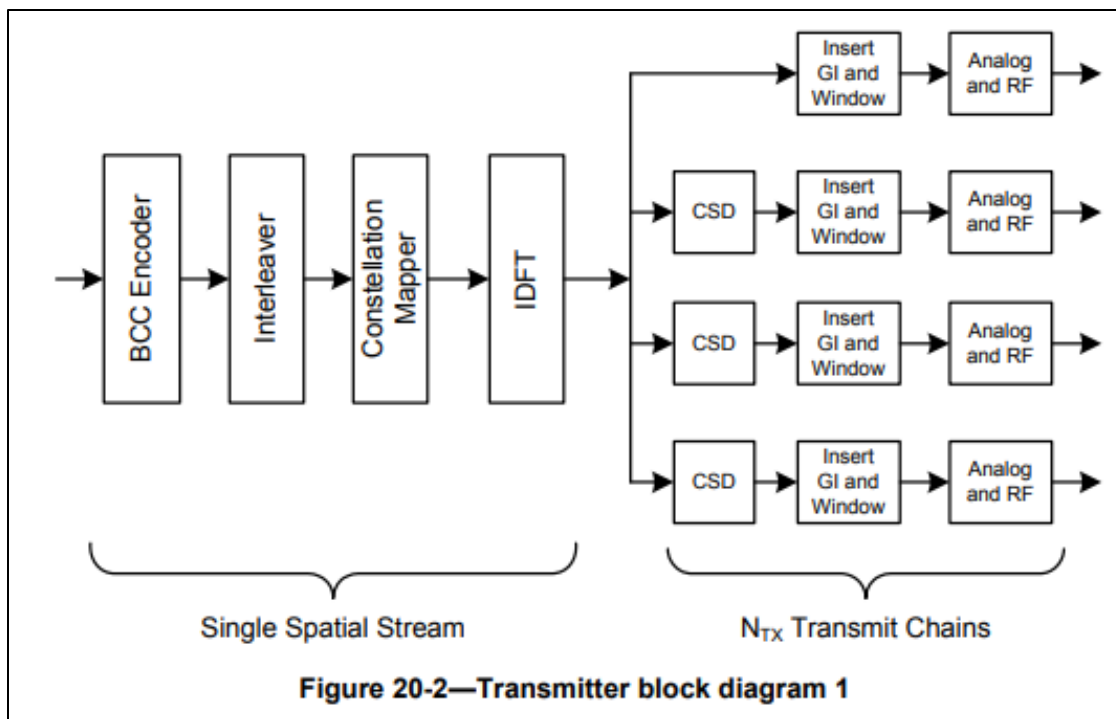
- a) *Scrambler* scrambles the data to reduce the probability of long sequences of zeros or ones; see 20.3.11.2.
- b) *Encoder parser*, if BCC encoding is to be used, demultiplexes the scrambled bits among N_{ES} (number of BCC encoders for the Data field) BCC encoders, in a round robin manner.
- c) *FEC encoders* encode the data to enable error correction. An FEC encoder may include a binary convolutional encoder followed by a puncturing device, or it may include an LDPC encoder.
- d) *Stream parser* divides the outputs of the encoders into blocks that are sent to different interleaver and mapping devices. The sequence of the bits sent to an interleaver is called a *spatial stream*.
- e) *Interleaver* interleaves the bits of each spatial stream (changes order of bits) to prevent long sequences of adjacent noisy bits from entering the BCC decoder. Interleaving is applied only when BCC encoding is used.
- f) *Constellation mapper* maps the sequence of bits in each spatial stream to constellation points (complex numbers).
- g) *STBC* encoder spreads constellation points from N_{SS} spatial streams into N_{STS} space-time streams using a space-time block code. STBC is used only when $N_{SS} < N_{STS}$; see 20.3.11.8.1.
- h) *Spatial mapper* maps space-time streams to transmit chains. This may include one of the following:
 - 1) *Direct mapping*: Constellation points from each space-time stream are mapped directly onto the transmit chains (one-to-one mapping).

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

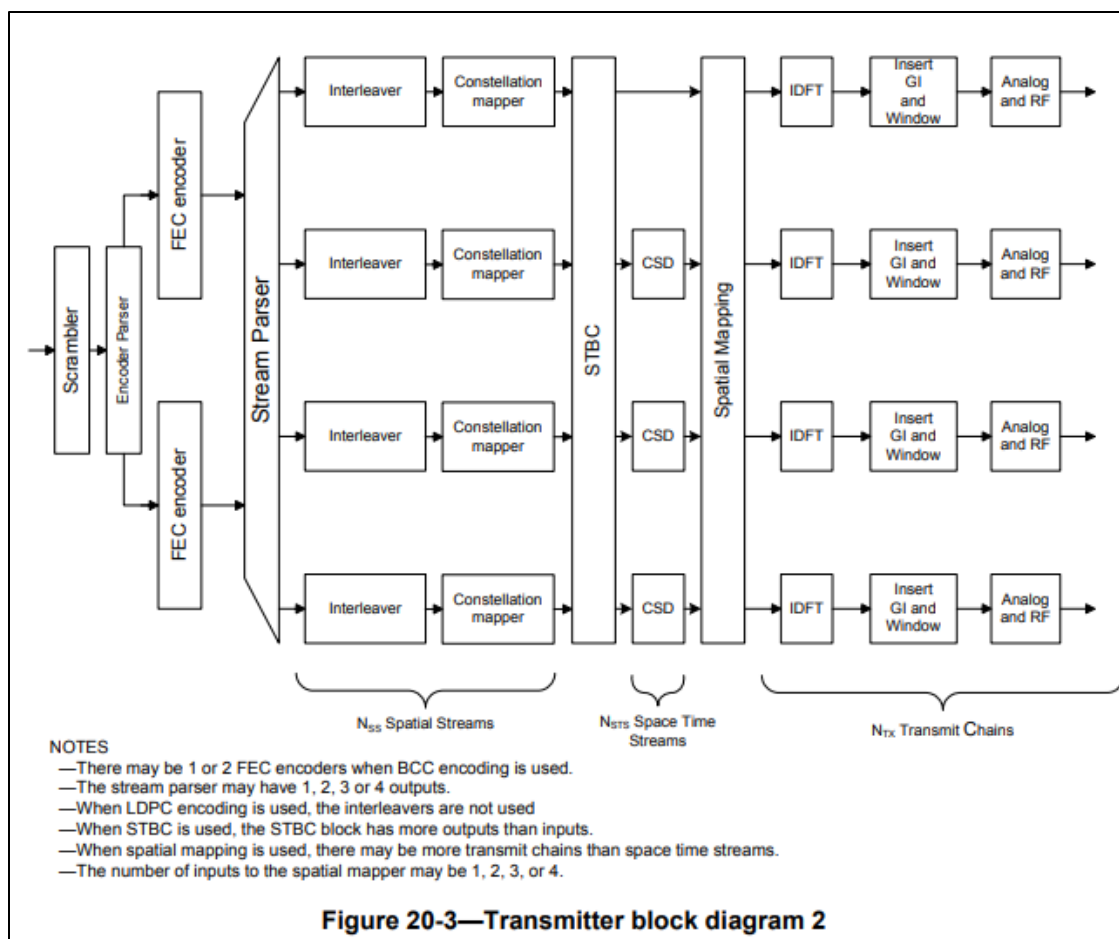
The encoding process is composed of the steps described below. The following overview is intended to facilitate an understanding of the details of the convergence procedure:

- a) Determine the number of transmit chains, N_{TX} , from the N_TX field of the TXVECTOR. Produce the PLCP preamble training fields for each of the N_{TX} transmit chains based on the FORMAT, NUM_EXTEN_SS, CH_BANDWIDTH, and MCS parameters of the TXVECTOR. The format and relative placement of the PLCP preamble training fields vary depending on the frame format being used, as indicated by these parameters. Apply cyclic shifts. Determine spatial mapping to be used for HT-STF and HT-LTFs in HT-mixed format frame and HT-GF-STF and HT-LTFs in HT-greenfield format frame from the EXPANSION_MAT parameter of the TXVECTOR. Refer to 20.3.9 for details.
- b) Construct the PLCP preamble SIGNAL fields from the appropriate fields of the TXVECTOR by adding tail bits, applying convolutional coding, formatting into one or more OFDM symbols, applying cyclic shifts, applying spatial processing, calculating an inverse Fourier transform for each OFDM symbol and transmit chain, and prepending a cyclic prefix or GI to each OFDM symbol in each transmit chain. The number and placement of the PLCP preamble SIGNAL fields depend on the frame format being used. Refer to 20.3.9.3.5, 20.3.9.4.3, and 20.3.9.5.3.
- c) Concatenate the PLCP preamble training and SIGNAL fields for each transmit chain one field after another, in the appropriate order, as described in 20.3.2 and 20.3.7.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf><http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

80. The accused products include Q transmitting antennas, each transmitting antenna connected to a respective OFDM modulator, the transmitting antennas configured to transmit a respective frame over a channel. The accused products support MIMO and comply with IEEE 802.11 a/b/g/n/ac standards. The transmitting antennas transmit multiple OFDM frames over a channel. The transmitting antennas are connected to OFDM modulators to transmit the OFDM frames over a channel. Alternatively, on request from an accused product, a WiFi access point acts as a device that includes Q transmitting antennas, each transmitting antenna connected to a


respective OFDM modulator, the transmitting antennas configured to transmit a respective frame over a channel.

Features

Wi-Fi Key Features

- Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation
- Single-MAC Wi-Fi 6 2x2 MIMO operation
- 1024 QAM
- MU-MIMO
- OFDMA
- Target Wake Time (TWT)
- WPA2, WPA3

(Source : <https://www.nxp.com/products/wireless/wi-fi-plus-bluetooth/wi-fi-6-1x1-concurrent-dual-wi-fi-cdw-and-bluetooth-5-3-combo-soc:AW690>)



PRODUCTS

COMPANY

SUPPORT

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(Source : <https://www.marvell.com/company/newsroom/marvell-debuts-industrys-first-802-11ax-concurrent-dual-wi-fi-built-for-next-generation-connected-vehicles.html>)

KEY FEATURES AND BENEFITS	
FEATURES	BENEFITS
General Features	<ul style="list-style-type: none"> Concurrent Dual Wi-Fi operating modes for various automotive applications AEC-Q100 grade 2 support (from -40C up to + 105C) with external power amplifiers 11x11 mm, 148 pin DR-QFN package
<u>WLAN</u>	<ul style="list-style-type: none"> <u>2x2 IEEE 802.11ax</u> <u>2x2 IEEE 802.11ac</u> Support 20/40/80/(80+80) MHz channel bandwidths Uplink & Downlink OFDMA and MU-MIMO 1024 QAM Instantaneous O-DFS

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Summary of Certifications	
CLASSIFICATION	CERTIFICATION
Applications & Services	Wi-Fi Aware™
<u>Connectivity</u>	2.4 GHz Spectrum Capabilities 5 GHz Spectrum Capabilities Wi-Fi CERTIFIED™ a <u>Wi-Fi CERTIFIED™ ac</u> Wi-Fi CERTIFIED™ b Wi-Fi CERTIFIED™ g Wi-Fi CERTIFIED™ n

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

RF Architecture		
Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2

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20.3.4 Overview of the PPDU encoding process

The encoding process is composed of the steps described below. The following overview is intended to facilitate an understanding of the details of the convergence procedure:

- a) Determine the number of transmit chains, N_{TX} , from the N_TX field of the TXVECTOR. Produce the PLCP preamble training fields for each of the N_{TX} transmit chains based on the FORMAT, NUM_EXTEN_SS, CH_BANDWIDTH, and MCS parameters of the TXVECTOR. The format and relative placement of the PLCP preamble training fields vary depending on the frame format being used, as indicated by these parameters. Apply cyclic shifts. Determine spatial mapping to be used for HT-STF and HT-LTFs in HT-mixed format frame and HT-GF-STF and HT-LTFs in HT-greenfield format frame from the EXPANSION_MAT parameter of the TXVECTOR. Refer to 20.3.9 for details.
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
81. The accused products include a number (L) of receiving antennas for receiving the transmitted frames. For example, the accused products support MIMO and comply with 802.11 a/b/g/n/ac WiFi standards. The receiving antennas receive the transmitted frames.

Features

Wi-Fi Key Features

- Concurrent Wi-Fi 6 and Wi-Fi 5 1x1 SISO operation
- Single-MAC Wi-Fi 6 2x2 MIMO operation
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 MARVELL™	PRODUCTS	COMPANY	SUPPORT
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Bands Supported	Transmit (Tx)	Receive (Rx)
2.4 GHz	2	2
5 GHz	2	2

(Source : <https://api.cert.wi-fi.org/api/certificate/download/public?variantId=29537>)

82. The accused products include L OFDM demodulators, each OFDM demodulator corresponding to a respective receiving antenna, the L OFDM demodulators including a synchronization circuit that processes the received frame in order to synchronize the received frame in both time domain and frequency domain. For example, there is a demodulator block for performing demodulation on the received frames. Further, synchronizing the received frame in time and frequency domains occurs. In an OFDM transmitter section, a modulated signal is converted into time domain and is transmitted as multiple frames of data. The functional blocks present at the receiver end processes the received data, converts the data into frequency domain, and performs demodulation. Various signal bits present in the transmitted frames' preamble helps in demodulating the signal. A demodulator block is present at the receiver to perform demodulation. Different fields of data like training bits, cyclic prefixes and other signal bits present in the received frame helps in synchronizing the frame in both time and frequency domain. There is a synchronization circuit which processes the received frame and synchronizes them in both time and frequency domain.

20.3.1 Introduction

A convergence procedure, in which PSDUs are converted to and from PPDU, is provided for the HT PHY in 20.3. During transmission, the PSDU is processed (i.e., scrambled and coded) and appended to the PLCP preamble to create the PPDU. At the receiver, the PLCP preamble is processed to aid in demodulation and delivery of the PSDU.

Two preamble formats are defined. For HT-mixed format operation, the preamble has a non-HT portion and an HT portion. The non-HT portion of the HT-mixed format preamble enables detection of the PPDU and acquisition of carrier frequency and timing by both HT STAs and STAs that are compliant with Clause 17 and/or Clause 19. The non-HT portion of the HT-mixed format preamble also consists of the SIGNAL field defined in Clause 17 and is thus decodable by STAs compliant with Clause 17 and Clause 19 as well as HT STAs.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

3.244 receive chain: The physical entity that implements any necessary signal processing to provide the received signal to the digital baseband. Such signal processing includes filtering, amplification, down-conversion, and sampling.

3.245 sounding: The use of preamble training fields to measure the channel for purposes other than demodulation of the Data portion of the physical layer convergence procedure (PLCP) protocol data unit (PPDU) containing the training fields.

NOTE—These uses include calculation of transmit steering, calculation of recommended MCS, and calculation of calibration parameters.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

The encoding process is composed of the steps described below. The following overview is intended to facilitate an understanding of the details of the convergence procedure:

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- c) Concatenate the PLCP preamble training and SIGNAL fields for each transmit chain one field after another, in the appropriate order, as described in 20.3.2 and 20.3.7.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

20.3.21.7.4 Transmitter modulation accuracy (EVM) test

The transmit modulation accuracy test shall be performed by instrumentation capable of converting the transmitted signals into a streams of complex samples at 40 Msample/s or more, with sufficient accuracy in terms of I/Q arm amplitude and phase balance, dc offsets, phase noise, and analog-to-digital quantization noise. Each transmit chain is connected directly through a cable to the setup input port. A possible embodiment of such a setup is converting the signals to a low intermediate frequency with a microwave synthesizer, sampling the signal with a digital oscilloscope, and decomposing it digitally into quadrature components. The sampled signal shall be processed in a manner similar to an actual receiver, according to the following steps, or an equivalent procedure:

- a) Detect the start of frame.
- b) Detect the transition from short sequences to channel estimation sequences, and establish fine timing (with one sample resolution).
- c) Estimate the coarse and fine frequency offsets.
- d) Derotate the frame according to estimated frequency offset.
- e) Estimate the complex channel response coefficients for each of the subcarriers and each of the transmit chains.
- f) For each of the data OFDM symbols, transform the symbol into subcarrier received values, estimate the phase from the pilot subcarriers in all spatial streams, derotate the subcarrier values according to estimated phase, group the results from all the receiver chains in each subcarrier to a vector, multiply the vector by a zero-forcing equalization matrix generated from the channel estimated during the channel estimation phase.
- g) For each data-carrying subcarrier in each spatial stream, find the closest constellation point and compute the Euclidean distance from it.
- h) Compute the average of the RMS of all errors in a frame. It is given by Equation (20-89).

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

83. The accused products include wherein each of the L OFDM demodulators comprises a pre-amplifier, a local oscillator, a mixer having a first input and a second input, the first input connected to an output of the pre-amplifier, the second input connected to an output of the local oscillator, an analog-to-digital converter (ADC) connected to an output of the mixer. The demodulating section at the receiver end includes a pre-amplifier, a local oscillator, a mixer, and an ADC. The received frames undergo filtering, amplification (pre-amplifier), down-conversion and sampling (ADC). There are respective functional blocks for performing these

functions. After transmitting the data, the data is received by a receiving antenna for further processing. To prevent the demodulator from demodulating the noise associated with the received signal, an RF front end circuit is implemented to increase the SNR of the demodulated signal. The RF front end circuit generally consists of amplifiers, local oscillator, filters and mixers. The output from the mixer is generally fed to an analog-to-digital converter (ADC). This RF front end circuit generally lies at the start of the demodulation process.

3.244 receive chain: The physical entity that implements any necessary signal processing to provide the received signal to the digital baseband. Such signal processing includes filtering, amplification, down-conversion, and sampling.

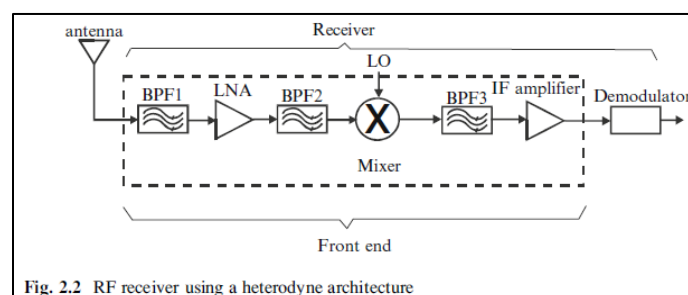
3.245 sounding: The use of preamble training fields to measure the channel for purposes other than demodulation of the Data portion of the physical layer convergence procedure (PLCP) protocol data unit (PPDU) containing the training fields.

NOTE—These uses include calculation of transmit steering, calculation of recommended MCS, and calculation of calibration parameters.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

The technique to combat a low $\text{SNR}_{\text{demod_in}}$ is by adding a front end block, which processes (conditions) the received signal/AWGN/interference before admitting it to the demodulator. This processing can be done in several ways:

(Source: VLSI for Wireless Communication)

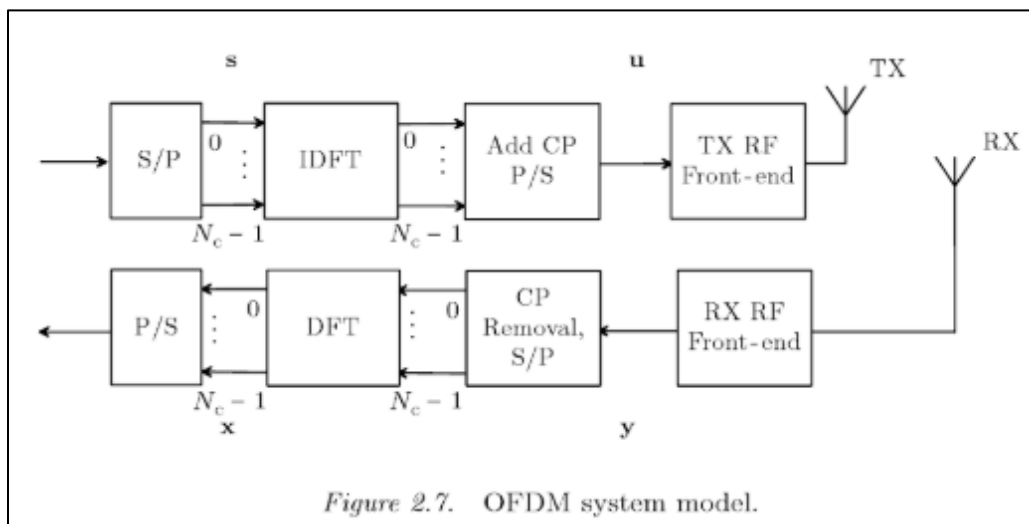


(Source: VLSI for Wireless Communication)

2.4 Rest of Receiver Front End: Nonidealities and Design Parameters

Now that we have talked about the design of filters in the receiver front, we turn our attention to the design of the rest of the components. Normally these components consist of circuits such as LNA, mixer, IF amplifier, and analog/digital (A/D) converter. Unlike filters, their relevant design parameters are different. Hence our first task is to discuss these design parameters.

(Source: VLSI for Wireless Communication)



(Source: RF Imperfections in High-rate Wireless Systems: Impact and Digital Compression, Schenk, Tim)

The RF front end is generally defined as everything between the antenna and the digital baseband system. For a receiver, this "between" area includes all the filters, low-noise amplifiers (LNAs), and down-conversion mixer(s) needed to process the modulated signals received at the antenna into signals suitable for input into the baseband analog-to-digital converter (ADC). For this reason, the RF front end is often called the analog-to-digital or RF-to-baseband portion of a receiver.

(Source: https://www.eetimes.com/document.asp?doc_id=1276331)

84. The accused products include the synchronization circuit having one input connected to an output of the ADC. The PPDU frames that are transmitted are demodulated at the receiver end. The demodulation process includes estimating time and frequency offsets and synchronizing accordingly.

20.3.21.7.4 Transmitter modulation accuracy (EVM) test

The transmit modulation accuracy test shall be performed by instrumentation capable of converting the transmitted signals into a streams of complex samples at 40 Msample/s or more, with sufficient accuracy in terms of I/Q arm amplitude and phase balance, dc offsets, phase noise, and analog-to-digital quantization noise. Each transmit chain is connected directly through a cable to the setup input port. A possible embodiment of such a setup is converting the signals to a low intermediate frequency with a microwave synthesizer, sampling the signal with a digital oscilloscope, and decomposing it digitally into quadrature components. The sampled signal shall be processed in a manner similar to an actual receiver, according to the following steps, or an equivalent procedure:

- a) Detect the start of frame.
- b) Detect the transition from short sequences to channel estimation sequences, and establish fine timing (with one sample resolution).
- c) Estimate the coarse and fine frequency offsets.
- d) Derotate the frame according to estimated frequency offset.
- e) Estimate the complex channel response coefficients for each of the subcarriers and each of the transmit chains.
- f) For each of the data OFDM symbols, transform the symbol into subcarrier received values, estimate the phase from the pilot subcarriers in all spatial streams, derotate the subcarrier values according to estimated phase, group the results from all the receiver chains in each subcarrier to a vector, multiply the vector by a zero-forcing equalization matrix generated from the channel estimated during the channel estimation phase.
- g) For each data-carrying subcarrier in each spatial stream, find the closest constellation point and compute the Euclidean distance from it.
- h) Compute the average of the RMS of all errors in a frame. It is given by Equation (20-89).

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)

The RF front end is generally defined as everything between the antenna and the digital baseband system. For a receiver, this "between" area includes all the filters, low-noise amplifiers (LNAs), and down-conversion mixer(s) needed to process the modulated signals received at the antenna into signals suitable for input into the baseband analog-to-digital converter (ADC). For this reason, the RF front end is often called the analog-to-digital or RF-to-baseband portion of a receiver.

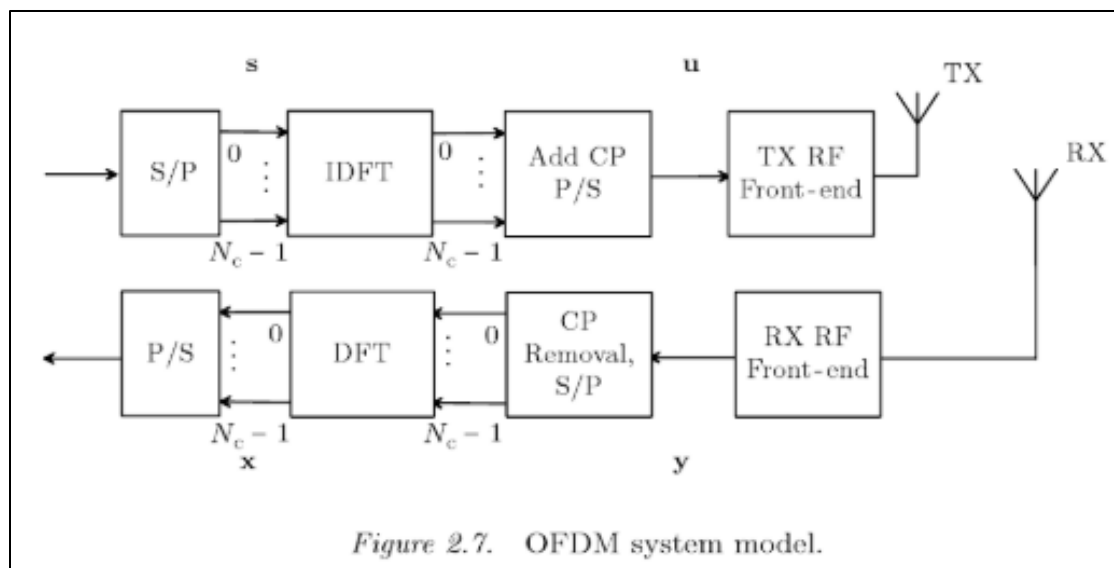
(Source: https://www.eetimes.com/document.asp?doc_id=1276331)

85. The accused products include a cyclic-prefix remover connected to an output of the synchronization circuit, a serial-to-parallel converter connected to an output of the cyclic prefix remover, and a discrete Fournier transform (DFT) stage connected to an output of the serial-to-parallel converter, an output of the DFT stage connected to another input to the synchronization circuit. Cyclic prefixes are added in the preamble for each transmitted frame. In a general OFDM system, a cyclic prefix remover circuit would be present at the receiver end. The output from the cyclic prefix remover circuit would be fed to a serial-to-parallel converter for performing a DFT operation on its output. The evidence also shows that the output of the DFT stage is connected to the phase correction block that is part of the synchronization circuit.

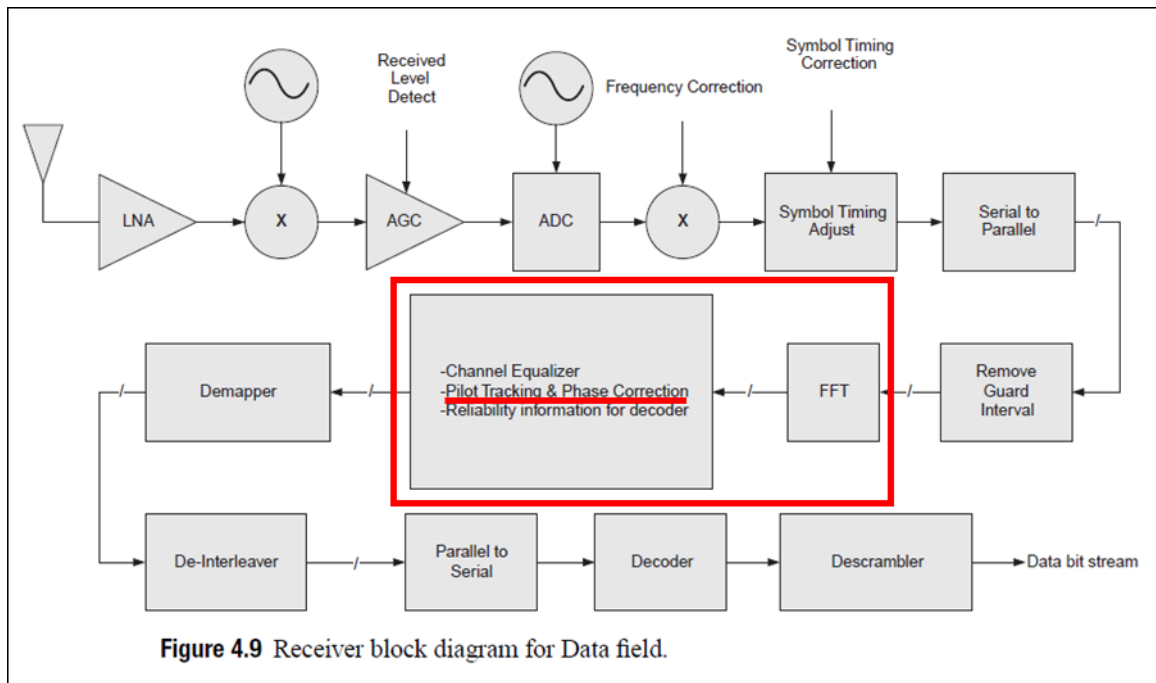
The encoding process is composed of the steps described below. The following overview is intended to facilitate an understanding of the details of the convergence procedure:

- a) Determine the number of transmit chains, N_{TX} , from the N_TX field of the TXVECTOR. Produce the PLCP preamble training fields for each of the N_{TX} transmit chains based on the FORMAT, NUM_EXTEN_SS, CH_BANDWIDTH, and MCS parameters of the TXVECTOR. The format and relative placement of the PLCP preamble training fields vary depending on the frame format being used, as indicated by these parameters. Apply cyclic shifts. Determine spatial mapping to be used for HT-STF and HT-LTFs in HT-mixed format frame and HT-GF-STF and HT-LTFs in HT-greenfield format frame from the EXPANSION_MAT parameter of the TXVECTOR. Refer to 20.3.9 for details.
- b) Construct the PLCP preamble SIGNAL fields from the appropriate fields of the TXVECTOR by adding tail bits, applying convolutional coding, formatting into one or more OFDM symbols, applying cyclic shifts, applying spatial processing, calculating an inverse Fourier transform for each OFDM symbol and transmit chain, and prepending a cyclic prefix or GI to each OFDM symbol in each transmit chain. The number and placement of the PLCP preamble SIGNAL fields depend on the frame format being used. Refer to 20.3.9.3.5, 20.3.9.4.3, and 20.3.9.5.3.
- c) Concatenate the PLCP preamble training and SIGNAL fields for each transmit chain one field after another, in the appropriate order, as described in 20.3.2 and 20.3.7.

(Source: <https://web.archive.org/web/20190220214328/http://luci.subsignal.org/~jow/802.11n-2009.pdf>)



(Source: RF Imperfections in High-rate Wireless Systems: Impact and Digital Compression, Schenk, Tim)



(Source: Next Generation Wireless LANs: 802.11n and 802.11ac, Perahia, Eldad and Stacey, Robert)

86. NXP and Marvell have directly infringed at least through their making and use of the accused products through their own testing of the accused products, and through joint infringement with their affiliates, with their subsidiaries, with carriers, with retailers and other sales entities, with their business partners, with certification organizations, with testing organizations, with other agents of NXP and Marvell, and/or with their customers and end-users, at least making and using the claimed apparatus. Such acts of infringement include directing or controlling other persons to engage in conduct satisfying one or more elements of the asserted claims, deriving a financial or other benefit from doing so. Defendants' direction or control of their affiliates and end-users includes regularly contracting with those affiliates and end-users. Also, as explained further below, NXP and Marvell took active steps and advised or directed customers and end-users to make and/or use the accused products in an infringing manner.

87. NXP has had knowledge of the ‘458 Patent at least as of December 10, 2010, when the parent of the ‘458 Patent’s published application, U.S. Patent Application Publication No. 2002/0181509, was cited by the examiner in a rejection during the prosecution of U.S. Patent Application No. 11/995,799. That application was assigned to NXP B.V. NXP employee Frederic Pirot, who is listed as inventor on that application, and others involved in its prosecution have had knowledge of the ‘458 Patent at least as of December 10, 2010.

88. Marvell has had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010. For example, on August 2, 2007, the parent of the ‘458 Patent’s published application, U.S. Patent Application Publication No. 2002/0181509, was used in two separate obviousness rejections of four claims in a non-final rejection during the prosecution of U.S. Patent Application No. 10/865,093. That application issued as U.S. Patent No. 7,561,626, titled “Method and System for Channel Estimation in a Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. On August 12, 2008, Marvell submitted a Supplemental Information Disclosure Statement identifying the parent of the ‘458 Patent, the ‘782 Patent. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Slobodan Nedic, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,561,626, and others involved in the prosecution of the patent, including C. Douglass Thomas, Robert R. Jackson, Michael J. Chasan, Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010.

89. Marvell has had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010. For example, on October 24, 2007, Marvell cited the parent of the ‘458 Patent, the ‘782 Patent, in a Supplemental Information Disclosure Statement during the prosecution of U.S.

Patent Application No. 10/865,133. That application issued as U.S. Patent No. 7,697,619, titled “Training Sequence for Channel Estimation in a Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Slobodan Nedic, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,697,619, and others involved in the prosecution of the patent, including Robert R. Jackson, Michael J. Chasan, Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010.

90. Marvell has had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010. For example, on October 29, 2007, Marvell cited the parent of the ‘458 Patent, the ‘782 Patent, in a Supplemental Information Disclosure Statement during the prosecution of U.S. Patent Application No. 10/865,256. That application issued as U.S. Patent No. 7,817,730, titled “Training Sequence for Symbol Boundary Detection in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,817,730, and others involved in the prosecution of the patent, including Robert R. Jackson, Michael J. Chasan, Gall C. Gottfried, Maxine Lee, and Daniel B. Gurman, have had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010.

91. Marvell has had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010. For example, on May 20, 2008, Marvell cited the parent of the ‘458 Patent, the ‘782 Patent, in a Supplemental Information Disclosure Statement during the prosecution of U.S. Patent Application No. 11/031,221. That application issued as U.S. Patent No. 7,561,627, titled

“Method and System for Channel Equalization and Crosstalk Estimation in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Francis Man-Lung Ng, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,561,627, and others involved in the prosecution of the patent, including C. Douglass Thomas, Michael J. Chasan, Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010.

92. Marvell has had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010. For example, on February 4, 2008, Marvell cited the parent of the ‘458 Patent, the ‘782 Patent, in a Supplemental Information Disclosure Statement during the prosecution of U.S. Patent Application No. 10/866,327. That application issued as U.S. Patent No. 7,643,582, titled “Method and System for Determining Symbol boundary Timing in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd, Marvell International Ltd., and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,643,582, and others involved in the prosecution of the patent, including Robert R. Jackson, Michael J. Chasan, Gall C. Gottfried, and Daniel B. Gurman, have had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010.

93. Marvell has had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010. For example, on June 18, 2009, Marvell cited the parent of the ‘458 Patent, the ‘782 Patent, in an Information Disclosure Statement during the prosecution of U.S. Patent Application No. 12/487,527. That application issued as U.S. Patent No. 7,801,233, titled “Method and

System for Channel Equalization and Crosstalk Estimation in a Multicarrier Data Transmission System” and was assigned to Marvell World Trade Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, Francis Man-Lung Ng, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 7,801,233, and others involved in the prosecution of the patent, including Daniel B. Gurman, have had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010.

94. Marvell has had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010. For example, on January 20, 2010, Marvell cited the parent of the ‘458 Patent, the ‘782 Patent, in an Information Disclosure Statement during the prosecution of U.S. Patent Application No. 12/628,738. That application issued as U.S. Patent No. 8,265,215, titled “Method and System for Determining Symbol Boundary Timing in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are listed as inventors on U.S. Patent No. 8,265,215, and others involved in the prosecution of the patent, including Daniel B. Gurman, have had knowledge of the ‘458 Patent at least as of its issuance on April 27, 2010.

95. Marvell has had knowledge of the ‘458 Patent at least as of September 10, 2012, when Marvell cited the parent of the ‘458 Patent, the ‘782 Patent, in an Information Disclosure Statement during the prosecution of U.S. Patent Application No. 13/608,011. That application issued as U.S. Patent No. 8,817,919, titled “Method and System for Determining Symbol Boundary Timing in a Multicarrier Data Transmission System” and was assigned at different times to various Marvell entities, including Marvell World Trade Ltd and Marvell Asia Pte Ltd. Marvell employees Pak Hei Matthew Leung, King-Fuk Luk, and Eugene Yuk-Yin Tang, who are

listed as inventors on U.S. Patent No. 8,817,919, and others involved in the prosecution of the patent, including Daniel B. Gurman and Stefan Geirhofer, have had knowledge of the ‘458 Patent at least as of September 10, 2012.

96. NXP and Marvell have had actual knowledge of the ‘458 Patent at least as of the date when it was notified of the filing of this action. By the time of trial, NXP and Marvell will have known and intended (since receiving such notice) that their continued actions would infringe and actively induce and contribute to the infringement of one or more claims of the ‘458 Patent.

97. NXP and Marvell have also indirectly and willfully infringed, and continues to indirectly and willfully infringe, the ‘458 Patent, as explained further below in the “Additional Allegations Regarding Infringement and Personal Jurisdiction” section.

98. American Patents has been damaged as a result of the infringing conduct by NXP and Marvell alleged above. Thus, NXP and Marvell is liable to American Patents in an amount that adequately compensates it for such infringements, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

99. American Patents has neither made nor sold unmarked articles that practice the ‘458 Patent, and is entitled to collect pre-filing damages for the full period allowed by law for infringement of the ‘458 Patent.

**ADDITIONAL ALLEGATIONS REGARDING INFRINGEMENT
AND PERSONAL JURISDICTION**

100. In addition to any specific products mentioned above, the accused products also include at least the following products: Marvell/NXP 88Q9098x Family (i.e., includes at least 88Q9098A, 88Q9098P and 88Q9098S), Marvell/NXP 88W9068, Marvell/NXP 88W9064, Marvell/NXP 88W9064S, Marvell/NXP Avastar® 88W8897, Marvell/NXP 88W8897P,

Marvell/NXP Avastar 88W8797, Marvell/NXP Avastar 88W8864, Marvell/NXP Avastar 88W8764, Marvell/NXP 88W8964, Marvell/NXP 88W8787, Marvell/NXP 88W8887, Marvell/NXP 88W8801, Marvell/NXP 88W8977, Marvell/NXP 88W8997, Marvell/NXP 88W8887, Marvell/NXP 88W8987A, Marvell/NXP 88W8987SA, Marvell/NXP 802.11ac Wave2 Wi-Fi Test Bed Evaluation Kit, Marvell/NXP 88MW32X, Marvell/NXP 88W9098, Marvell/NXP CW641, Marvell/NXP IW612, Marvell/NXP IW416, Marvell/NXP IW620, and Marvell/NXP AW690.

101. NXP and Marvell have also indirectly infringed the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent by inducing others to directly infringe the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent. NXP and Marvell have induced the end-users, their customers, to directly infringe (literally and/or under the doctrine of equivalents) the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent by using the accused products.

102. NXP and Marvell took active steps, directly and/or through contractual relationships with others, with the specific intent to cause them to use the accused products in a manner that infringes one or more claims of the patents-in-suit, including, for example, Claim 30 of the ‘782 Patent, Claim 1 of the ‘304 Patent, and Claim 1 of the ‘458 Patent.

103. Such steps by NXP and Marvell included, among other things, advising or directing customers and end-users to use the accused products in an infringing manner; advertising and promoting the use of the accused products in an infringing manner; and/or distributing instructions that guide users to use the accused products in an infringing manner.

104. NXP and Marvell have performed these steps, which constitute induced infringement, with the knowledge of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent and with the knowledge that the induced acts constitute infringement.

105. NXP and Marvell was and is aware that the normal and customary use of the accused products by Defendants' customers would infringe the '782 Patent, the '304 Patent, and the '458 Patent. Defendants' inducement is ongoing.

106. NXP and Marvell have also induced their affiliates, or third-party manufacturers, shippers, distributors, retailers, or other persons acting on their or their affiliates' behalf, to directly infringe (literally and/or under the doctrine of equivalents) the '782 Patent, the '304 Patent, and the '458 Patent by importing, selling, offering to sell, and/or using the accused products.

107. NXP and Marvell have at least a significant role in placing the accused products in the stream of commerce with the expectation and knowledge that they will be purchased by consumers in Texas and elsewhere in the United States.

108. NXP and Marvell purposefully direct or control the making of accused products and their shipment to the United States, using established distribution channels, for sale in Texas and elsewhere within the United States.

109. NXP and Marvell purposefully direct or control the sale of the accused products into established United States distribution channels, including sales to nationwide retailers, distributors, manufacturers, and design laboratories (including, but not limited to, AdvanIDE Americas, Arrow, Avnet, Digi-Key, Future, Intellimark, Mouser, Newark, RFMW, Phoenixics Electronics, Richardson RFPD, and Rochester Electronics).

110. Defendants' established United States distribution channels include one or more United States based affiliates.

111. NXP and Marvell purposefully direct or control the sale of the accused products online and in nationwide retailers, including for sale in Texas and elsewhere in the United States, and expects and intends that the accused products will be so sold.

112. NXP and Marvell purposefully place the accused products—whether by themselves or through subsidiaries, affiliates, or third parties—into an international supply chain, knowing the accused products will be sold in the United States, including Texas. Therefore, NXP and Marvell also facilitate the sale of the accused products in Texas.

113. NXP and Marvell took active steps, directly and/or through contractual relationships with others, with the specific intent to cause such persons to import, sell, or offer to sell the accused products in a manner that infringes one or more claims of the patents-in-suit, including, for example, Claim 30 of the ‘782 Patent, Claim 1 of the ‘304 Patent, and Claim 1 of the ‘458 Patent.

114. Such steps by NXP and Marvell included, among other things, making or selling the accused products outside of the United States for importation into or sale in the United States, or knowing that such importation or sale would occur; and directing, facilitating, or influencing their affiliates, or third-party manufacturers, shippers, distributors, retailers, or other persons acting on its or their behalf, to import, sell, or offer to sell the accused products in an infringing manner.

115. NXP and Marvell performed these steps, which constitute induced infringement, with the knowledge of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent and with the knowledge that the induced acts would constitute infringement.

116. NXP and Marvell performed such steps in order to profit from the eventual sale of the accused products in the United States.

117. Defendants' inducement is ongoing.

118. NXP and Marvell have also indirectly infringed by contributing to the infringement of the '782 Patent, the '304 Patent, and the '458 Patent. NXP and Marvell have contributed to the direct infringement of the '782 Patent, the '304 Patent, and the '458 Patent by the end-user of the accused products.

119. The accused products have special features that are specially designed to be used in an infringing way and that have no substantial uses other than ones that infringe the '782 Patent, the '304 Patent, and the '458 Patent, including, for example, Claim 30 of the '782 Patent, Claim 1 of the '304 Patent, and Claim 1 of the '458 Patent.

120. As described above, the special features include improved wireless communication capabilities used in a manner that infringes the '782 Patent, the '304 Patent, and the '458 Patent.

121. The special features constitute a material part of the invention of one or more of the claims of the '782 Patent, the '304 Patent, and the '458 Patent and are not staple articles of commerce suitable for substantial non-infringing use.

122. Defendants' contributory infringement is ongoing.

123. NXP and Marvell have had actual knowledge of the '782 Patent, the '304 Patent, and the '458 Patent at least as of the date when it was notified of the filing of this action. Since at least that time, NXP and Marvell have known the scope of the claims of the '782 Patent, the '304 Patent, and the '458 Patent, the products that practice the '782 Patent, the '304 Patent, and the '458 Patent, and that American Patents is the owner of the '782 Patent, the '304 Patent, and the '458 Patent.

124. By the time of trial, NXP and Marvell will have known and intended (since receiving such notice) that its continued actions would infringe and actively induce and contribute to the infringement of one or more claims of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent.

125. Furthermore, NXP and Marvell have a policy or practice of not reviewing the patents of others (including instructing their employees to not review the patents of others), and thus have been willfully blind of American Patents’ patent rights. *See, e.g.*, M. Lemley, “Ignoring Patents,” 2008 Mich. St. L. Rev. 19 (2008).

126. NXP and Marvell have knowledge of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent.

127. Defendants’ customers have infringed the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent.

128. NXP and Marvell encouraged their customers’ infringement.

129. Defendants’ direct and indirect infringement of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent is, has been, and/or continues to be willful, intentional, deliberate, and/or in conscious disregard of American Patents’ rights under the patents.

130. American Patents has been damaged as a result of the infringing conduct by NXP and Marvell alleged above. Thus, NXP and Marvell is liable to American Patents in an amount that adequately compensates it for such infringements, which, by law, cannot be less than a reasonable royalty, together with interest and costs as fixed by this Court under 35 U.S.C. § 284.

JURY DEMAND

American Patents hereby requests a trial by jury on all issues so triable by right.

PRAYER FOR RELIEF

American Patents requests that the Court find in its favor and against NXP and Marvell, and that the Court grant American Patents the following relief:

a. Judgment that one or more claims of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent have been infringed, either literally and/or under the doctrine of equivalents, by NXP and Marvell and/or all others acting in concert therewith;

b. A permanent injunction enjoining NXP and Marvell and their officers, directors, agents, servants, affiliates, employees, divisions, branches, subsidiaries, parents, and all others acting in concert therewith from infringement of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent; or, in the alternative, an award of a reasonable ongoing royalty for future infringement of the ‘782 Patent, the ‘304 Patent, and the ‘458 Patent by such entities;

c. Judgment that NXP and Marvell account for and pay to American Patents all damages to and costs incurred by American Patents because of Defendants’ infringing activities and other conduct complained of herein, including an award of all increased damages to which American Patents is entitled under 35 U.S.C. § 284;

d. That American Patents be granted pre-judgment and post-judgment interest on the damages caused by Defendants’ infringing activities and other conduct complained of herein;

e. That this Court declare this an exceptional case and award American Patents its reasonable attorney’s fees and costs in accordance with 35 U.S.C. § 285; and

f. That American Patents be granted such other and further relief as the Court may deem just and proper under the circumstances.

Dated: July 12, 2022

Respectfully submitted,

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